

A BILL

24-714

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

To enact and amend provisions of law necessary to support the Fiscal Year 2023 budget.

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128 BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this

129 act may be cited as the “Fiscal Year 2023 Budget Support Act of 2022”.

130 **TITLE I. GOVERNMENT DIRECTION AND SUPPORT**

131 **SUBTITLE A. INFORMATION TECHNOLOGY INNOVATION AND**

132 **INFRASTRUCTURE**

133 Sec. 1001. Short title.

134 This subtitle may be cited as the “Information Technology Innovation and Infrastructure

135 Amendment Act of 2022”.

136 Sec. 1002. Section 1814([13](#)) of the Office of the Chief Technology Officer Establishment

137 Act of 1998, effective March 26, 1999, (D.C. Law 12-175; D.C. Official Code § 1-1403([13](#))), is

138 amended ~~as follows:~~

139 ~~—(a) Paragraph (13) is amended~~ by striking the phrase “within the District, including
140 through the issuance of sub-grants” and inserting the phrase “within the District, including
141 through the issuance of grants and through the issuance of sub-grants” in its place.

142 Sec. 1003. Section 1003 of the Technology Services Support Act of 2007, effective
143 September 18, 2007 (D.C. Law 17-20; D.C. Official Code § 1-1432), is amended to read as
144 follows:

145 “Sec. 1003. DC-NET Services and Innovation Fund.

146 “(a) There is established as a special fund the DC-NET Services and Innovation Fund
147 (“Fund”), which shall be administered by the Office of the Chief Technology Officer (“Office”)
148 in accordance with subsection (c) of this section.

149 “(b) There shall be deposited into the Fund all payments for telecommunications services
150 furnished by the Office’s DC-NET program from independent District government agencies;
151 agencies of the federal government; agencies of state or local governments; nonprofit entities
152 providing services in the District; entities outside the District government that may engage the
153 DC-NET program to provide telecommunications services to the District of Columbia Public
154 Schools, District of Columbia public charter schools, or the District of Columbia Public Library;
155 any open-access public network established for the purpose of providing Internet access services
156 to underserved residents or neighborhoods in the District, and entities designated by the Mayor
157 as necessary to support economic development initiatives of the District government.

158 “(c) Money in the Fund shall be used for the following purposes:

159 “(1) Network enhancement, maintenance, and expansion~~;~~;

160 “(2) District government information technology innovation;

161 “(3) Initiatives and actions to incorporate emerging information and

162 communication technologies into the operations of District government agencies to enhance

163 agency operations and the quality of life for District residents, businesses, and visitors through

164 smart technology, including the internet of things, public Wi-Fi, connected devices, and sensors,

165 innovation competitions, and data analytics; and

166 “(34) To pay for operational and administrative costs of the DC-NET program.

167 “(d)(1) The money deposited into the Fund but not expended in a fiscal year shall not

168 revert to the unassigned fund balance of the General Fund of the District of Columbia at the end

169 of a fiscal year, or at any other time.

170 “(2) Subject to authorization in an approved budget and financial plan, any funds

171 appropriated in the Fund shall be continually available without regard to fiscal year limitation.”.

172 **SUBTITLE B. INSPECTOR GENERAL SUPPORT FUND ENHANCEMENT**

173 Sec. 1011. Short title.

174 This subtitle may be cited as the “Inspector General Support Fund Enhancement

175 Amendment Act of 2022”.

176 Sec. 1012. Section 208a of the District of Columbia Procurement Practices Act of 1985,
177 effective ~~February 21, 1986~~November 13, 2021 (D.C. Law ~~6-8524-45~~; D.C. Official Code § 1-
178 301.115c), is amended as follows:

179 (a) Subsection (b) is amended as follows:

180 (1) Paragraph (1) is amended by striking the phrase “; and” inserting a semicolon
181 in its place.

182 (2) Paragraph (2) is amended by striking the period and inserting the phrase “;
183 and” in its place.

184 (3) A new paragraph (3) is added to read as follows:

185 “(3) Notwithstanding any other law, all unspent local funds in excess of \$1
186 million remaining in the operating budget of the Office of the Inspector General at the end of
187 each fiscal year.”.

188 —(34) Subsection (c)(1) is amended as follows:

189 —(A1) Subparagraph (A) is amended by striking the figure “\$1 million” and
190 inserting the figure “\$3 million” in its place.

191 —(B2) Subparagraph (B) is amended by striking the figure “\$2.5 million”
192 and inserting the figure “\$5 million” in its place.

193 **SUBTITLE C. GOVERNMENT SPACE MAINTENANCE AND REPAIR**
194 **TRANSPARENCY DASHBOARD**

195 Sec. 1021. Short title.

196 This subtitle may be cited as the “Government Space Maintenance and Repair
197 Transparency (GovSMaRT) Dashboard Amendment Act of 2022”.

198 Sec. 1022. The Department of General Services Establishment Act of 2011, effective
199 September 14, 2011 (D.C. Law 19-21; D.C. Official Code § 10-551.01 *et seq.*), is amended by
200 adding a new section 1028e to read as follows:

201 “Sec. 1028e. Government Space Maintenance and Repair Transparency Dashboard.

202 “(a) Beginning no later than October 1, 2022, the Department shall publish a dashboard
203 referencing all open D.C. Public School campus facility maintenance work orders, updated at
204 least weekly to reflect changes in work order status and newly opened work orders.

205 “(b) Beginning no later than October 1, 2023, the Department shall update the previously
206 established dashboard to include all open Department of Parks and Recreation facility
207 maintenance work orders, updated at least weekly to reflect changes in work order status and
208 newly opened work orders.

209 “(c) For purposes of complying with subsections (a) and (b) of this section, the
210 Department shall utilize existing technological resources to the greatest extent feasible.

211 “(d) For purposes of this section, the term “dashboard” means a publicly accessible
212 online data interface that shares information on all facility maintenance work orders submitted to
213 the Department, including at least the following information for each work order:

214 “(1) The facility impacted;

215 “(2) The location of the issue;

216 “(3) A description of the type of issue;

217 “(4) The individual or entity that reported the issue, if known and authorized to be
218 disclosed by the ~~person~~individual or entity;

219 “(5) The work order number;

220 “(6) Any prioritization level that the Department or client agency has assigned;

221 “(7) The status of the work order; and

222 “(8) If the work order remains open, an estimated completion date.”.

223 **SUBTITLE D. PUBLIC FACILITIES ENVIRONMENTAL SAFETY**

224 **IMPLEMENTATION**

225 Sec. 1031. Short title.

226 This subtitle may be cited as the “Public Facilities Environmental Safety Implementation
227 Amendment Act of 2022”.

228 Sec. 1032. The Healthy Public Buildings Assessment Act of 2016, effective April 1, 2017
229 (D.C. Law 21-237; D.C. Official Code § 10-711 *et seq.*), is amended as follows:

230 (a) Section 2 (D.C. Official Code § 10-711) is amended by striking paragraph (5A).

231 (b) Section 3 (D.C. Official Code § 10-712) is amended as follows:

232 (1) Subsection (b-1) is amended by striking the phrase “construction, excavation,
233 or substantial renovation:” and inserting the phrase “construction, or excavation:” in its place.

234 (2) Subsection (d-1) is amended by striking the phrase “excavation, substantial
235 renovation, or construction” and inserting the phrase “excavation, or construction” in its place.

236 ~~Sec. 1033. Section 4 of the Public Facilities Environmental Safety Amendment Act of~~
237 ~~2020, effective March 16, 2021 (Law 23-0233), is repealed.~~

238 **SUBTITLE E. FOIA DISCLOSURE CLARIFICATION**

239 Sec. 1041. Short title.

240 This subtitle may be cited as the “Agency Budget Request Freedom of Information
241 Clarification Amendment Act of 2022”.

242 Sec. 1042. The Freedom of Information Act of 1976, effective March 29, 1977 (D.C.
243 Law 1-96; D.C. Official Code § 2-531 *et seq.*), is amended as follows:

244 (a) Section 204 (D.C. Official Code § 2-534) is amended by adding a new subsection (c-
245 1) to read as follows:

246 “(c-1) Notwithstanding any other provision of law, no document or information described
247 in section 206(a)(6A) that was created on or after December 7, 2004, shall be exempt from
248 disclosure pursuant to subsections (a)(4) and (e) of this section.”.

249 (b) Section 206 (D.C. Official Code § 2-536) is amended by adding a new subsection (d)
250 to read as follows:

251 “(d)(1) Notwithstanding any other provision of law, no document or information
252 described in subsection (a)(6A) of this section that was created on or after December 7, 2004,
253 shall be exempt from disclosure pursuant to section 204(a)(4) and (e).

254 “(2) In addition to making such document or information public information
255 pursuant to subsection (a) of this section, a public body shall provide any document or
256 information described in subsection (a)(6A) of this section that was created on or after December
257 7, 2004, to a person who has requested to inspect or copy it pursuant to section 202, regardless of
258 the date on which such request may have been made.”.

259 Sec. 1043. Applicability.

260 This subtitle shall apply as of December 7, 2004.

261 **TITLE II. ECONOMIC DEVELOPMENT AND REGULATION**

262 **SUBTITLE A. HEIRS PROPERTY**

263 Sec. 2001. Short title.

264 This subtitle may be cited as the “Heirs Property Legal Assistance Act of 2022”.

265 Sec. 2002. Heirs property legal assistance.

266 (a) The Mayor may issue grants to assist low-income individuals to pay for legal services
267 necessary to obtain clear legal title to property the individual inherited either testate or intestate
268 from a member of the individual’s family.

269 (b) The grants authorized by this section may be issued to an individual eligible for
270 assistance under subsection (a) of this section, a legal services organization providing the legal
271 services described in subsection (a) of this section, or to a third-party grant-managing entity for
272 the purpose of making subgrants to such individuals or organizations on behalf of the Mayor.

273 (c) The Mayor, pursuant to Title I of the District of Columbia Administrative Procedure
274 Act, approved October 21, 1968 (82 Stat. 1204; D.C. Official Code § 2-501 *et seq.*), may issue
275 rules to implement this section.

276 **SUBTITLE B. TAX INCREMENT FINANCING**

277 Sec. 2011. Short title.

278 This subtitle may be cited as the “Tax Increment Financing Technical Amendment Act of
279 2022”.

280 Sec. 2012. The Tax Increment Financing Authorization Act of 1998, effective September
281 11, 1998 (D.C. Law 12-143; D.C. Official Code § 2-1217.01 *et seq.*), is amended as follows:

282 (a) Section 2 (D.C. Official Code § 2-1217.01) is amended as follows:

283 (1) New paragraphs (4A) and (4B) are added to read as follows:

284 “(4A) “Base real property tax amount” means the amount of revenue that would
285 result during a fiscal year from the imposition of the tax provided for in Chapter 8 of Title 47 of
286 the District of Columbia Official Code, payments in lieu of taxes, and possessory interest taxes
287 in a TIF area associated with a proposed or approved TIF project, if the TIF ~~was~~were not
288 provided for the TIF project; except, that the base real property tax amount for a fiscal year that
289 is outside the District’s financial plan shall be the base real property tax amount for the last fiscal
290 year that is within the District’s financial plan.

291 “(4B) “Base sales tax amount” means the amount of revenue that would result
292 during a fiscal year from the imposition of the tax imposed pursuant to Chapter 20 of Title 47 in
293 a TIF area associated with a proposed or approved TIF project, if the TIF ~~was~~were not provided
294 for the TIF project; except, that the base sales tax amount for a fiscal year that is outside the
295 District’s financial plan shall be the base sales tax amount for the last fiscal year that is within
296 the District’s financial plan-.”.

297 (2) Paragraphs (22) and (23) are repealed.

298 (b) Section 4(d) (D.C. Official Code § 2-1217.03(d)) is amended by striking the phrase
299 “certify the project,” and inserting the phrase “certify the project, the base real property tax
300 amount for the project’s TIF area for the then-current fiscal year and each subsequent fiscal year,
301 and the base sales tax amount for the project’s TIF area for the then-current fiscal year and each
302 subsequent fiscal year.” in its place.

303 (c) Section 6 (D.C. Official Code § 2-1217.05) is amended as follows:

304 (1) Subsection (a) is amended to read as follows:

305 “(a) When the CFO certifies a project pursuant to section 4(d), the CFO shall certify the
306 base real property tax amounts and base sales tax amounts for the project’s TIF area as provided
307 in section 4(d).”.

308 (2) Subsection (c) is amended by striking the phrase “attributable to the difference
309 between the current assessed value and the initial assessed value of each lot of taxable real
310 property within the TIF area” and inserting the phrase “in excess of the base real property tax
311 amount” in its place.

312 (3) Subsection (d) is amended by striking the phrase “initial sales tax amount” and
313 inserting the phrase “base sales tax amount” in its place.

314 (4) Subsection (e) is amended by striking the word “payment” and inserting the
315 phrase “payment or prepayment” in its place.

316 **SUBTITLE C. REUNION SQUARE TIF**

317 Sec. 2021. Short title.

318 This subtitle may be cited as the “Reunion Square Tax Increment Financing Amendment
319 Act of 2022”.

320 Sec. 2022. The Reunion Square Tax Increment Financing Amendment Act of 2020,
321 effective March 16, 2021 (D.C. Law 23-202; D.C. Official Code § 2-1217.40a *et seq.*), is
322 amended as follows:

323 (a) Section 2 (D.C. Official Code § 2-1217.40a) is amended as follows:

324 (1) Paragraph (7) is amended to read as follows:

325 “(7) “Bonds” or “bonds” means the District of Columbia Class A Bonds, Class B
326 Bonds, and any other revenue bonds, notes, or other obligations, in one or more series,
327 authorized to be issued pursuant to this act. Unless otherwise specified, the term “Bonds” or
328 “bonds” shall include Refunding Bonds.”.

329 (2) Paragraph (19) is amended by striking the word “refund” and inserting the
330 phrase “refund or refinance” in its place.

331 (b) Section 5(a) (D.C. Official Code § 2-1217.40d(a)) is amended by striking the phrase
332 “not to exceed \$16.9 million” and inserting the phrase “not to exceed \$16.9 million (not
333 including the principal amount of Refunding Bonds issued to refund or refinance principal of
334 Class A Bonds)” in its place.

335 (c) Section 15 (D.C. Official Code § 2-1217.40n) is amended as follows:

336 (1) Subsection (a) is amended to read as follows:

337 “(a) The authority to issue the Class A Bonds shall expire at 11:59 p.m. on September 30,
338 2025, if no Bonds have been issued; provided, however, that the expiration of the authority shall

339 have no effect on any Bonds issued on or prior to the expiration date or on the District’s ability
340 to issue Refunding Bonds on a future date. Class A Bonds issued as draw down bonds shall be
341 deemed to have been issued for the purposes of this subsection in their entirety on the date of the
342 first draw of principal on such Class A Bonds.

343 (2) Subsection (b) is amended by striking the phrase “shall expire on September
344 30, 2030;” and inserting the phrase “shall expire at 11:59 p.m. on September 30, 2030;” in its
345 place.

346 **SUBTITLE D. DEPUTY MAYOR FOR PLANNING AND ECONOMIC**
347 **DEVELOPMENT GRANTS**

348 Sec. 2031. Short title.

349 This subtitle may be cited as the “DMPED Grants Amendment Act of 2022”.

350 Sec. 2032. Section 2032 of the Deputy Mayor for Planning and Economic Development
351 Limited Grant-Making Authority Act of 2012, effective September 20, 2012 (D.C. Law 19-168;
352 D.C. Official Code § 1-328.04), is amended as follows:

353 (a) Subsection (1) is amended as follows:

354 (1) Paragraph (1) is amended to read as follows:

355 “(1) Notwithstanding the Grant Administration Act of 2013, effective December
356 24, 2013 (D.C. Law 20-61; D.C. Official Code § 1-328.11 *et seq.*), and subject to the availability
357 of funds, the Deputy Mayor shall establish the Small Business ~~Rent~~-Relief Grant Program

358 (“SBRG Program”) for the purpose of supporting the reopening, recovery, and long-term
359 viability of a small business operating in the restaurant, retail, hospitality, or entertainment sector
360 that has incurred revenue declines, costs, or financial losses due to the impact of COVID-19
361 during the period beginning on April 1, 2020, through December 31, 2021, with a grant, which
362 shall be used for:

- 363 “(A) Rent;
- 364 “(B) Payroll and labor;
- 365 “(C) Inventory; or
- 366 “(D) Operating expenses.”.

367 (2) Paragraph (2)(A) ~~is amended as follows:~~

368 ~~(A) Sub-subparagraph (vii) is amended by striking the semicolon and inserting the phrase “; and”~~
369 ~~in its place.~~

370 ~~(B) Sub-subparagraph (viii) is repealed.~~

371 (3) Paragraphs (6) and (7) are amended to read as follows:

372 “(6) The Deputy Mayor may use up to 2% of the funds allocated for the grants in
373 this subsection for administrative expenses associated with implementing the grant programs
374 authorized in subsections (j) through (v) of this section.

375 “(7) For the purposes of this subsection, the term “small business” means a brick-
376 and-mortar, for-profit establishment or a sole proprietor of a business enterprise involved in the

377 sectors described in paragraph (1) of this subsection, such as event planners, musicians, music
378 promoters, and sound engineers, located in the District that reports gross receipts of no more than
379 \$5 million in annual revenue in each 2019, 2020, and 2021.”.

380 (b) Subsection (n) is amended as follows:

381 (1) Paragraph (1) is amended to read as follows:

382 “(1) Notwithstanding the Grant Administration Act of 2013, effective December
383 24, 2013 (D.C. Law 20-61; D.C. Official Code § 1-328.11 *et seq.*), the Deputy Mayor may award
384 grants to attract businesses to the District, or retain businesses in the District, with a preference
385 for attraction to or retention in the District’s central business district.”.

386 (2) Paragraph (3) is amended as follows:

387 (A) Subparagraph (B) is amended to read as follows:

388 “(B) Lease or own, or agree to lease or acquire, a physical office or
389 business location of at least 7,000 square feet in the District and enter into an agreement with the
390 District to remain in the leased or owned space for at least 5 years;”.

391 (B) Subparagraph (C) is amended to read as follows:

392 “(C) Be in the field of cloud and computer systems, finance and insurance,
393 the impact economy, manufacturing, food technology, technology and innovation, big data, life
394 sciences, education, education technology, research, consulting services, professional services,
395 marketing, or communications;”.

396 (C) Subparagraphs (D) and (E) are repealed.

397 (D) Subparagraph (F) is amended by striking the period at the end and
398 inserting the phrase “; and” in its place.

399 (E) A new subparagraph (G) is added to read as follows:

400 “(G) Agree to:

401 “(i) Develop or participate in a workforce development program
402 that offers District residents opportunities for training or employment within the business or the
403 industry in which it operates; or

404 “(ii) Spend at least 5% of its total annual contracting with
405 businesses eligible for certification as local business enterprises, pursuant to section 2331 of the
406 Small and Certified Business Enterprise Development and Assistance Act of 2005, effective
407 October 20, 2005 (D.C. Law 16-33; D.C. Official Code § 2-218.31), during the 5-year period
408 referred to in subparagraph (B) of this paragraph.”.

409 (c) Subsection (s) is amended to read as follows:-

410 “(s) For Fiscal Years 2022 and 2023, the Deputy Mayor may make grants in an aggregate
411 amount of up to \$800,000 to businesses that:

412 “(1) Are located within the parcels, squares, and lots abutting 6th Street N.W.,
413 beginning at the intersection of 6th Street, N.W, and I Street, N.W., thence east on I Street, N.W.,
414 to its intersection with 5th Street, N.W., continuing south along 5th Street N.W., to the center

415 line of H Street N.W., continuing west along H Street N.W., to the center line of 6th Street N.W.,
416 and the geographical boundaries set forth in the Great Streets Neighborhood Retail Priority
417 Amendment Act of 2021, as introduced on March 31, 2021 (Bill 24-179); and

418 “(2) Would otherwise qualify for a Great Streets Small Business grant.”.

419 (d) New subsections (w), (x), (y), (z), (aa), and (bb) are added to read as follows:

420 “(w)(1) Notwithstanding the Grants Administration Act of 2013, effective December 24,
421 2013 (D.C. Law 20-61; D.C. Official Code § 1-328.11 *et seq.*), the Mayor may make grants to
422 housing providers to cover the costs of past due rent of District residents who are tenants of the
423 housing providers.

424 “(2) The Mayor may issue one or more grants to a third-party grant-managing
425 entity for the purpose of making and administering subgrants on behalf of the Mayor in
426 accordance with the requirements of this subsection.

427 “(3) For the purposes of this subsection, the term “housing provider” means a
428 landlord or other person entitled to receive rental payments for the use or occupancy of a rental
429 housing unit in the District.”.

430 “(x)(1) The Mayor may make grants to individuals or entities, including Business
431 Improvement Districts and Main Streets, for the purpose of creating or enhancing public spaces,
432 exhibits, or businesses that will attract families to the attractions in the District’s central Central

433 ~~B~~business ~~D~~district or other nearby commercial corridors~~and surrounding area to attract more~~
434 ~~residents and visitors.~~

435 “(2) A grant awarded pursuant to paragraph (1) of this subsection may be used to
436 support improvements to existing attractions or to create new attractions.

437 “(3) An individual or entity seeking a grant pursuant to paragraph (1) of this
438 subsection shall submit to the Mayor an application, in such form as is determined by the Mayor.
439 The application shall include:

440 “(A) In the case of an existing attraction, a description of how the
441 applicant proposes to spend the grant funds to support improvements to the attraction;

442 “(B) In the case of a new attraction, a description of the proposed
443 attraction and how the applicant proposes to spend the grant funds to support the creation of the
444 new attraction; and

445 “(C) Any additional information requested by the Mayor.

446 “(4) The Mayor may establish additional criteria for the award of a grant under
447 this subsection and may set aside grants for specific purposes, such as enhancing Franklin Park
448 as a destination and enhancing or creating family-oriented destinations.

449 “(5) For the purposes of this subsection, the term “attraction” means an indoor or
450 outdoor facility or space that is open to the public for cultural, recreational, or entertainment
451 uses, including parks, museums, plazas, and recreation spaces.

452 “(y) Notwithstanding section 1094 of the Grant Administration Act of 2013, effective
453 December 24, 2013 (D.C. Law 20-61; D.C. Official Code § 1-328.13), in Fiscal Year 2023, the
454 Deputy Mayor shall award a grant in an amount of up to \$30,000 to an organization based in the
455 District, located in Capitol Hill, and founded in 2017 whose mission is to make use of the music
456 of jazz as a strategic tool of economic development to support performance, education, and
457 advocacy activities.

458 “(z) Notwithstanding section 1094 of the Grant Administration Act of 2013, effective
459 December 24, 2013 (D.C. Law 20-61; D.C. Official Code § 1-328.13), in Fiscal Years 2023,
460 2024, ~~and~~ 2025, and 2026, the Deputy Mayor shall award a grant in an amount of up to \$250,000
461 to an organization located in the District near Farragut Square and founded in 2014 that is an
462 affiliate of a national organization and that provides technical training, job placement,
463 mentorship, and workforce development support at no cost to prepare participants for 21st
464 century careers, such as providing web development and cloud-based training and job
465 opportunities.

466 “(aa)(1) Notwithstanding section 1094 of the Grant Administration Act of 2013, effective
467 December 24, 2013 (D.C. Law 20-61; D.C. Official Code § 1-328.13), the Deputy Mayor shall
468 award grants to an organization based and located in the District and founded in 2017 that is an
469 affiliate of a national organization and that promotes and supports the growth of equity impact
470 enterprises, as defined in section 2302(8A) of the Small and Certified Business Enterprise

471 Development and Assistance Act of 2005, effective October 20, 2005 (D.C. Law 16-33; D.C.
472 Official Code § 2-218.02(8A)) (“equity impact enterprises”), as follows:

473 “(A) In Fiscal Year 2023, in an amount of up to \$500,000, for the
474 development of a locally owned and developed mobile application and website platform that will
475 facilitate the delivery of local goods and products, of which at least 50% will be goods and
476 products sold by equity impact enterprises.

477 “(B) On a recurring basis throughout the approved Fiscal Year 2023
478 Budget and Financial Plan, in an amount of up to \$400,000, to provide resources for advocacy
479 and education and the facilitation of networking opportunities.

480 “(2) By November 1, 2024, a grantee who has received a grant pursuant to
481 paragraph (1)(A) of this subsection shall submit to the Deputy Mayor and the Council
482 information on the use of the grant funds, including a description of the mobile application and
483 website platform.

484 “(3)(A) A grantee who has received a grant pursuant to paragraph (1)(B) of this
485 subsection shall provide to the Deputy Mayor an annual report on the use of grant funds,
486 including a description of the services provided through the grant funds.

487 “(B) The Deputy Mayor shall provide to the Council an annual report
488 based on the information required by subparagraph (3)(A) of this subsection~~paragraph~~, along
489 with a summary analysis of the efficacy and benefits of services provided by the grantee.

490 “(bb)(1) Notwithstanding section 1094 of the Grant Administration Act of 2013, effective
491 December 24, 2013 (D.C. Law 20-61; D.C. Official Code § 1-328.13), on a recurring basis
492 throughout the approved Fiscal Year 2023 Budget and Financial Plan, the Deputy Mayor shall
493 award grants in an amount of up to \$200,000 to a membership-driven organization ~~based~~ located
494 on Connecticut Ave. N.W., founded in 1976, that promotes economic development in the District
495 by supporting Latino and other minority-owned businesses, to support the organization in
496 providing advice and resources to member businesses.

497 “(2) A grantee who has received a grant pursuant to paragraph (1) of this
498 subsection shall provide to the Deputy Mayor an annual report on the use of the grant funds,
499 including a description of services provided through the grant funds.

500 “(3) The Deputy Mayor shall provide to the Council an annual report based on the
501 information required by paragraph (2) of this subsection, along with a summary analysis of the
502 efficacy and benefits of services provided by the grantee.”.

503 [Sec. 2033. Section 2163 of the Equitable Impact Assistance for Local Businesses Act of](#)
504 [2020, effective December 3, 2020 \(D.C. Law 23-149; D.C. Official Code § 2-281.02\), is](#)
505 [amended as follows:](#)

506 [\(a\) Paragraph \(3\) is amended by striking the phrase “The Deputy Mayor for Planning and](#)
507 [Economic Development shall” and inserting the phrase “The Deputy Mayor for Planning and](#)
508 [Economic Development \(“Deputy Mayor”\) shall” in its place.](#)

509 (b) A new paragraph (4) is amended to read as follows:
510 “(4) Notwithstanding section 1094 of the Grant Administration Act of 2013,
511 effective December 24, 2013 (D.C. Law 20-61; D.C. Official Code § 1-328.13), the Deputy
512 Mayor may make subsequent grants to the Fund Manager for deposit into the Fund.”.
513 Sec. 2034. Applicability.
514 Section 2033 shall apply as of June 1, 2022.

515 **SUBTITLE E. CENTRAL FOOD PROCESSING FACILITY SITING AND**
516 **FEASIBILITY STUDY**

517 Sec. 2041. Short title.

518 This subtitle may be cited as the “Central Food Processing Facility ~~for the District~~ Siting
519 and Feasibility Study Act of 2022”.

520 Sec. 2042. Siting and feasibility study.

521 In Fiscal Year 2023, the Office of Planning (“OP”) shall oversee the execution of a siting
522 and feasibility study for a central food processing facility (“CFPF”) in the District. The study
523 shall be administered by OP but conducted jointly by OP, the District of Columbia Public
524 Schools (“DCPS”), and the Department of General Services. The study shall include:

525 (1) A comprehensive business plan for the development and operation of a CFPF,
526 which assesses the cost, return on investment, and revenue generation potential of a CFPF, and
527 incorporates the following:

528 (A) An analysis of the needs of a CFPPF to support DCPS in transitioning
529 to in-house food services;

530 (B) An analysis of the scale of demand for food businesses to use
531 incubator and cold/dry storage space;

532 (C) A determination of which agency will manage a CFPPF; and

533 (D) A list of possible aligned partners, both locally and regionally, that
534 may be able to provide economic supports for revenue generation and purchasing;

535 (2) A description of a location for a CFPPF, along with any land use and zoning
536 requirements or considerations; and

537 (3) A description of any transportation and environmental impact studies that
538 would have to be completed.

539

540 **SUBTITLE F. DSLBD GRANTS**

541 Sec. 2051. Short title.

542 This subtitle may be cited as the “Department of Small and Local Business Development
543 Grant Act of 2022”.

544 Sec. 2052. By October 31, 2022, the Department of Small and Local Business
545 Development shall award a grant in the amount of \$180,000 to an organization responsible for
546 maintaining a Main Street corridor in Ward 1 to hire 2 full-time positions to provide direct

547 support, relationship development, and resource brokering to individuals who spend time near
548 the Columbia Heights Civic Plaza and at the intersection of Mount Pleasant Street, N.W. and
549 Kenyon Street, N.W.;

550 Sec. 2053. Notwithstanding the Grant Administration Act of 2013, effective December
551 24, 2013 (D.C. Law 20-61; D.C. Official Code § 1-328.11 *et seq.*), in Fiscal Year 2023 the
552 Department of Small and Local Business Development shall award:

553 (a1) By October 31, 2022, a grant in the amount of \$150,000 to the Friendship
554 Heights Alliance to engage in placemaking, place management, branding, and economic
555 development of the Friendship Heights neighborhood.

556 (b2) By October 31, 2022, a grant in the amount of \$250,000 to District Bridges
557 to assist businesses and coordinate community-driven revitalization efforts in portions of Ward 3
558 that are outside of existing Main Streets Programs.

559 (e3) By October 31, 2022, a grant in the amount of \$100,000 to the VIVA School
560 to support its operating costs.

561 **SUBTITLE G. HOME PURCHASE ASSISTANCE PROGRAM**

562 Sec. 2061. Short title.

563 This subtitle may be cited as the “Home Purchase Assistance Program Amendment Act
564 of 2022”.

565 Sec. 2062. The Home Purchase Assistance Fund Act of 1978, effective September 12,
566 1978 (D.C. Law 2-103; D.C. Official Code § 42-2601 *et seq.*), is amended as follows:

567 (a) Section 3a (D.C. Official Code § 42-2602.01) is amended as follows:

568 (1) Subsection (a)(2) is amended to read as follows:

569 “(2)~~(A)~~ The maximum amount of ~~down payment~~financial assistance for ~~the~~
570 ~~lowest income applicant~~ very low income applicants available under the Program shall be
571 \$202,000, and shall be adjusted based on the applicant's income according to 14 DCMR §
572 2503.1(b)(1); provided, that no qualifying applicant shall receive less than \$70,000. For purposes
573 of this paragraph, the term “very low income” shall have the same meaning as set forth in 14
574 DCMR § 2599.1.”.

575 ~~“(B) The minimum amount of down payment assistance for the lowest~~
576 ~~income applicant available under the Program shall be \$70,000.~~

577 ~~“(C) The maximum and minimum amounts of down payment assistance~~
578 ~~available for the lowest income applicant shall be adjusted based on the applicant's income~~
579 ~~according to 14 DCMR § 2503.1(b)(1).”~~

580 (2) New subsections (c), ~~and~~ (d), (e), (f), and (g) are added to read as follows:

581 “(c)(1) Financial assistance provided pursuant to subsection (a)(2) of this section may be
582 used for purposes of a mortgage rate buydown if an applicant meets other Program criteria,

583 regardless of whether the qualifying applicant is required to provide a down payment on the
584 home the applicant intends to purchase.

585 “(2) If there are no closing costs associated with the purchase of the home the
586 applicant intends to purchase, a qualifying applicant shall receive the full amount of Program
587 funding available to the applicant, inclusive of any funding initially set aside for closing costs,
588 which may be used for purposes of a down payment or a mortgage rate buydown.

589 “(d)(1) No later than April 1, 2023, the Mayor shall establish a grant program which
590 provides qualifying applicants up to \$25,000 for repairs on a home purchased with Program
591 financial assistance that are identified by a certified home inspector in writing.

592 “(2) Grant funds disbursed to a qualifying applicant pursuant to the program
593 established by paragraph (1) of this subsection shall be in addition to financial assistance
594 provided to a qualifying applicant for purposes of a down payment or mortgage rate buydown on
595 the home the applicant intends to purchase.

596 “(e)(1)(A) At the beginning of each quarter in a fiscal year, funds necessary to administer
597 the Program and provide financial assistance to qualifying applicants shall be disbursed to a
598 grantee who has an agreement or contract with the District to administer the Program.

599 “(B) If there is more than one grantee with a contract agreement or
600 contract with the District to administer the Program, funds shall be disbursed evenly among the
601 grantees.

602 “(C) The amount of funds disbursed to a grantee shall be determined by
603 the Mayor.

604 “(2)(A) Within 15 days of a settlement on a loan for a qualifying applicant, a
605 grantee shall submit any information and documentation deemed necessary by the Mayor to
606 verify compliance with Program requirements and any other applicable laws or regulations.

607 “(B) The Mayor may determine corrective actions or penalties for non-
608 compliance.

609 “(3) This subsection shall not apply to any District agencies providing financial
610 assistance to qualifying applicants directly.

611 “(f)(1) The Mayor, pursuant to Title I of the District of Columbia Administrative
612 Procedure Act, approved October 21, 1968 (82 Stat. 1204; D.C. Official Code § 2-501 *et seq.*),
613 shall issue rules as necessary to implement the provisions of this section.

614 “(2) Proposed rules promulgated pursuant to paragraph (1) of this subsection shall
615 be submitted to the Council for a 45-day period of review, excluding Saturdays, Sundays, legal
616 holidays, and days of Council recess. If the Council does not approve or disapprove the proposed
617 rules, in whole or in part, by resolution within this 45-day period, the proposed rules shall be
618 deemed to be approved.

619 “(g) For purposes of this section, the term “qualifying applicant” shall mean any
620 applicant who has been approved to receive financial assistance through the Program for
621 purposes of a down payment or a mortgage rate buydown.”.

622 ~~Down payment assistance provided pursuant to subsection (a)(2) of this section may be used for~~
623 ~~purposes of a mortgage rate buydown if an applicant meets other Program criteria but is not~~
624 ~~required to provide a down payment on the home the applicant intends to purchase.~~

625 ~~“(2) If there are no closing costs associated with the purchase, a qualifying~~
626 ~~applicant shall receive the full amount of funding available to the applicant, inclusive of any~~
627 ~~funding initially set aside for closing costs, which may be used for purposes of a down payment~~
628 ~~or a mortgage rate buydown.~~

629 ~~“(d)(1) The Program shall provide a grant in the maximum amount of \$15,000 for each~~
630 ~~borrower to use for repairs for a home purchased with Program assistance that are identified as~~
631 ~~required by a lender or a certified home inspector in a written report.~~

632 ~~“(2) A grant provided for by this subsection shall be held in escrow by a title~~
633 ~~company and available to a Program borrower for 90 days beginning at settlement.~~

634 ~~“(3)(A) The title company shall be responsible for paying a licensed contractor~~
635 ~~directly from the grant funds held in escrow by the title company.~~

636 ~~“(B)(i) The contractor shall be paid 50% of the contracted amount at~~
637 ~~settlement.~~

638 ~~—————“(ii) The remaining 50% shall be paid to the contractor after the~~
639 ~~contracted work is completed and a certified home inspector has concluded, in writing, that the~~
640 ~~work was properly done.~~

641 ~~—————“(4) After expiration of the 90 days of availability, any unused portion of the~~
642 ~~grant shall return to the Program.~~

643 ~~—————“(5) All repair work funded by the grant shall be done by contractors licensed to~~
644 ~~work in the District of Columbia.~~

645 ~~—————“(6) A borrower shall submit documentation from a licensed contractor within 30~~
646 ~~days of completion of all repairs funded by the grant.~~

647 ~~—————“(7)(A) The Mayor shall develop a form in consultation with stakeholders, to be~~
648 ~~used by certified home inspectors in implementing this section. The form shall:~~

649 ~~—————“(i) List inspection criteria and whether the contracted work has~~
650 ~~passed or failed inspection;~~

651 ~~—————“(ii) Specify required repairs in the event the contracted work~~
652 ~~failed inspection; and~~

653 ~~—————“(iii) State that the inspection would be satisfied upon completion~~
654 ~~of the repairs listed pursuant to sub-subparagraph (ii) of this subparagraph.~~

655 ~~“(B) Program inspection forms shall not state that it is required that a~~
656 ~~seller make repairs noted by a certified home inspector for a borrower to be eligible for funding~~
657 ~~provided by the Program.~~

658 ~~“(8) The Program shall not include a maximum amount of funding for Federal Housing~~
659 ~~Administration 203(k) renovation loans.”.~~

660 (b) Section 5 (D.C. Official Code § 42-2604) is amended by adding a new subsection (c)
661 to read as follows:

662 “(c)(1) No later than 120 days after October 1, 2022, the Mayor shall issue updated rules
663 that will allow organizations that meet the following criteria to provide homebuyer education and
664 counseling, and to underwrite eligibility for the Home Purchase Assistance Program:

665 “(A) The organization is approved by the United States Department of
666 Housing and Urban Development to provide housing counseling services, including homebuyer
667 education workshops, pre-purchase counseling, and financial management; and

668 “(B) The organization provides access to below market, fixed-rate
669 mortgages with no down payment or closing costs.

670 “(2) The rules shall require any such organizations to provide closing disclosure
671 verifying the mortgage and use of any Home Purchase Assistance Program funds.”.

672 **SUBTITLE H. EAST END GROCERY INCENTIVE PROGRAM**

673 Sec. 2071. Short title.

674 This subtitle may be cited as the “East End Grocery Incentive Amendment Act of 2022”.

675 Sec. 2072. Section 3(e) of the East End Grocery Incentive Act of 2018, effective April
676 11, 2019 (D.C. Law 22-284, D.C. Official Code § 2-1212.72-(e)), is amended as follows:

677 (a) Paragraph (8) is amended by striking the phrase “; and” and inserting a
678 semicolon in its place.

679 (b) Paragraph (9) is amended by striking the period and inserting the phrase “;
680 and” in its place.

681 (c) A new paragraph (10) is added to read as follows:

682 “(10) Deanwood Metro Station Parking Lot.”.

683 **SUBTITLE I. UNION STATION EXPANSION PROJECT DELIVERY AND**
684 **GOVERNANCE STUDY**

685 Sec. 2081. Short title.

686 This subtitle may be cited as the “Union Station Expansion Project Delivery and
687 Governance Study Grant Act of 2022”.

688 Sec. 2082. (a) Notwithstanding the Grant Administration Act of 2013, effective
689 December 24, 2013 (D.C. Law 20-61; D.C. Official Code § 1-328.11 *et seq.*), in Fiscal Year
690 2023, the Office of Planning shall award a grant of not less than \$1 million to InfrastructureDC
691 for the purpose of partnering with local, regional, and federal stakeholders to conduct a project

692 delivery and governance study for the implementation of the Union Station Expansion Project
693 (SEP).

694 (b) The study shall include recommendations for:

695 (1) A preferred organizational structure for executing the SEP, including roles,
696 responsibilities, and resources for implementation and organizational capacity requirements for
697 each entity to fulfill its role;

698 (2) The legal, legislative, and financial steps necessary to enable, establish, and
699 resource the recommended organizational structure; and

700 (3) A high-level financial and business plan for the execution of the SEP.

701 (c) A grant awarded pursuant to this section shall be in addition to any other grant
702 awarded by the District for work related to the SEP.

703 **SUBTITLE J. FOOD POLICY COUNCIL GRANT-MAKING AUTHORITY AND**
704 **AMENDMENTS**

705 Sec. 2091. Short title.

706 This subtitle may be cited as the “Food Policy Council Amendment Act of 2022”.

707 Sec. 2092. The Food Policy Council and Director Establishment Act of 2014, effective
708 March 10, 2015 (D.C. Law 20-191; D.C. Official Code § 48-311 *et seq.*), is amended as follows:

709 (a) Section 4 (D.C. Official Code § 48-313) is amended as follows:

710 (1) Subsection (a) is amended as follows:

711 (A) Strike the phrase “13 voting members” and insert the phrase “12
712 public members” in its place.

713 (B) Strike the phrase “, one of whom shall be the Food Policy Director
714 appointed pursuant to section 5(a).” and insert a period in its place.

715 (2) Subsection (b) is amended by striking the phrase “Voting members” and
716 inserting the phrase “Public members” in its place.

717 (3) Subsection (d) is amended to read as follows:

718 “(d) Public members shall be evenly divided into at least ~~four~~ 4 working groups to
719 address prominent food policy topics. Each working group may include between 4 to 8
720 additional members of the public named by the public members with recognized expertise in the
721 working group’s policy area. The working groups shall make recommendations for food policy
722 to the Food Policy Council to be included in the annual report. Topics covered by the working
723 groups may include:

724 “(1) Entrepreneurship and Food Jobs;

725 “(2) Food Equity and Access;

726 “(3) Nutrition and Health;

727 “(5) Sustainable Supply Chain;

728 “(5) Urban Agriculture; and

729 “(6) Climate and Resiliency.”

730 (4) Subsection (e) is amended to read as follows:

731 “(e) ~~The public m~~Members shall elect a chairperson of the Food Policy Council. The
732 chairperson shall name public members to working groups.”.

733 (5) Subsection (g) is amended by striking the phrase “~~the~~ voting members” and
734 inserting the phrase “~~public~~ members” in its place.

735 (6) Subsection (h) is amended as follows:

736 (A) The lead-in language is amended by striking the phrase “nonvoting
737 members” and insert~~ing~~ing the word “members” in its place.

738 (B) Paragraph (9) is amended by striking the phrase “; and” and inserting a
739 semicolon in its place.

740 (C) Paragraph (10) is amended by striking the period and inserting ~~the~~
741 ~~phrase “; and a semicolon”~~ in its place.

742 (D) New paragraphs (11) and (12) are added to read as follows:

743 “(11) District of Columbia Public Schools; and

744 “(12) Department of Small and Local Business Development.”.

745 (7) Subsection (i) is amended by striking the phrase “meet with the Food Policy
746 Director and the Food Policy Council at least quarterly each year” and inserting the phrase
747 “attend the Food Policy Council meetings” in its place.

748 (8) A new subsection (j) is added to read as follows:

749 “(j) The public members appointed pursuant to subsection (a) of this section, the ex
750 officio members described in subsection (h) of this section, and the Food Policy Director
751 appointed pursuant to section 5(a) shall be voting members of the Food Policy Council.”.

752 (b) A new section 5a is added to read as follows:

753 “Sec. 5a. Grant-making authority.

754 “The Director of the Office of Planning shall have grant-making authority for the purpose
755 of food policy development and implementation.”.

756 Sec. 2093. Section 1108(c-2) of the District of Columbia Government Comprehensive
757 Merit Personnel Act of 1978, effective March 3, 1979 (D.C. Law 2-139; D.C. Official Code § 1-
758 611.08(c-2)), is amended ~~by adding a new paragraph (7) to read~~ as follows:

759 (a) Paragraph (5) is amended by striking the phrase “; and” and inserting a semicolon in
760 its place.

761 (b) A new paragraph (7) is added to read as follows:

762 “(7) Each member of the Food Policy Council (“FPC”) appointed pursuant to
763 section 4 of the Food Policy Council and Director Establishment Act of 2014, effective March
764 10, 2015 (D.C. Law 20-191; D.C. Official Code § 48-313), may receive compensation in the
765 form of a stipend of not more than \$100 per meeting of the FPC or meeting of a formal working
766 group of the FPC, in accordance with standards the Mayor may establish by rulemaking.”.

767 **SUBTITLE K. HOUSING PRODUCTION TRUST FUND ACCOUNTABILITY**
768 **AND TRANSPARENCY**

769 Sec. 2101. Short title.

770 This subtitle may be cited as the “Housing Production Trust Fund Accountability and
771 Transparency Amendment Act of 2022”.

772 Sec. 2102. The Housing Production Trust Fund Act of 1989, effective March 16, 1989
773 (D.C. Law 7-202; D.C. Official Code § 42-2801 *et seq.*), is amended as follows:

774 (a) Section 3 (D.C. Official Code § 42-2802) is amended as follows:

775 (1) Subsection (b-1) is amended as follows:

776 (A) Paragraph (1) is amended as follows:

777 (i) Strike by striking the word “disbursed” and inserting the phrase
778 “obligated to new projects for a future expenditure” in its place.

779 (ii) Strike the word “may” and insert the word “shall” in its place.

780 (iii) Strike the phrase “4th quarter” and insert the phrase “last day
781 of the 3rd quarter” in its place.

782

783 (B) Paragraph (2) is amended as follows:

784 (i) Strike by striking the word “disbursed” and inserting the phrase
785 “obligated to new projects for a future expenditure” in its place.

786 (ii) Strike the word “may” and insert the word “shall” in its place.

787 (iii) Strike the phrase “4th quarter” and insert the phrase “last day
788 of the 3rd quarter” in its place.

789 (C) Paragraph (3) is amended as follows:

790 (i) Strike ~~by striking~~ the word “disbursed” and insert ~~ing~~ the phrase
791 “obligated to new projects for a future expenditure” in its place.

792 (ii) Strike the word “may” and insert the word “shall” in its place.

793 (iii) Strike the phrase “in the 3rd quarter” and insert the phrase “by
794 the last day of the 3rd quarter” in its place.

795 (2) Subsection (d) is amended as follows:

796 (A) Paragraph (7) is amended by striking the phrase “; and” and inserting
797 a semicolon in its place.

798 (B) Paragraph (8) is amended by striking the period and inserting the
799 phrase “; and” in its place.

800 (C) A new paragraph ~~by adding new paragraphs~~ (9) and ~~(10)~~ is added to
801 read as follows:

802 “(9) Within 10 business of written notification to the selected applicants ~~days after~~
803 ~~the Department first publicly announces~~ that one or more proposals received in response to a
804 Request for Proposals (“RFP”) has been selected for further underwriting to produce new

805 affordable housing or to preserve existing affordable housing, the Department shall release to the
806 Council:

807 “(A) A written report that ~~indicates~~ provides aggregated information on
808 the ~~proposed total amount of~~ affordable housing units ~~that would to~~ be produced or preserved
809 from all proposals that met the ~~selected development projects;~~ Department’s minimum
810 requirements, including the number of housing units proposed in the following categories:

<u>Affordability Level</u>	<u>Total Number of Proposed Units</u>	
	<u>Selected Project Proposals</u>	<u>All Project Proposals that Met Minimum Requirements</u>
<u>Extremely low income</u>		
<u>Very low income</u>		
<u>Low income</u>		
<u>Total Affordable Units</u>		

811

812 “(B) The total number of project proposals received;

813 “(C) The total number of project proposals that met ~~all Threshold~~
814 Eligibility Requirements the Department’s minimum requirements;

815 “(D) For the project proposals selected for further underwriting by the
816 Department, the:

817 “(i) Names of all corporate entities and related principals with a
818 proposed ownership interest in the project’s ownership entity that are known at the time of the
819 application;

820 “(ii) ~~The Funding HPTF loan~~ amount requested by for each
821 project;

822 “(iii) ~~The p~~Percentage contribution of the HPTF Fund amount loan
823 compared to the project’s total funding sources;

824 “(iii) ~~The t~~Total number of affordable housing units per project
825 proposal; ~~and~~

826 “(iv) ~~The n~~Number of very low-income housing units per project
827 proposal, the number of low-income housing units per project proposal, and the units at or below
828 30% of the area median income per project proposal, the number of units between 31% and 50%
829 area median income per project proposal, and the amount of Local Rent Supplement assistance
830 proposed for the project;~~number of units between 51% and 80% area median income per project~~
831 ~~proposal.~~

832 “(E) The median for any score derived from the criteria outlined in the
833 RFP used to rank projects that met the Department’s minimum requirements; and

834 “(F) A written rationale for the selection of each project ultimately ~~chosen~~
835 selected by the Department for further underwriting, including any score derived from the

836 criteria outlined in the RFP used to rank projects, and an explanation of any cause for a deviation
837 in the final selections announced by the Department from the ranking based on the criteria
838 outlined in the RFP alone, including distribution of housing units in planning areas with unmet
839 affordability needs and the efficient utilization of available funding sources.”.

840 ~~“(10) Submit to the Council a report indicating the total number of affordable~~
841 ~~units that are actually produced or preserved by the selected development projects.”.~~

842 (b) Section 4a (D.C. Official Code § 42-2803.01) is amended ~~to read~~ as follows:

843 (1) Paragraph (1) is amended by striking the phrase “fiscal year” and inserting the
844 phrase “prior fiscal year” in its place.

845 (2) Paragraph (2) is amended by striking the phrase “made during the” and
846 inserting the phrase “legally obligated during the prior” in its place.

847 (3) Paragraph (3) is amended by striking the word “expenditures” and inserting
848 the phrase “legal obligations” in its place.

849 (4) Paragraph (4) is amended as follows:

850 (A) The lead-in language is amended by striking the word “expended” and
851 inserting the phrase “legally obligated” in its place.

852 (B) Subparagraph (B) is amended by striking the phrase “expended on”
853 and inserting the phrase “legally obligated to” in its place.

854 (C) Subparagraph (C) is amended by striking the phrase “expended was”

855 and inserting the phrase “was legally obligated” in its place.

856 (5) Paragraph (5) is amended by striking the phrase “expended on” and inserting
857 the phrase “legally obligated to” in its place.

858 (6) Paragraph (6) is amended by striking the phrase “expended on” and inserting
859 the phrase “legally obligated to” in its place.

860 (7) Paragraph (7) is amended by striking the phrase “expended on” and inserting
861 the phrase “legally obligated to” in its place.

862 (8) Paragraph (8) is amended by striking the phrase “expended on” and inserting
863 the phrase “legally obligated to” in its place.

864 (9) Paragraph (9) is amended by striking the phrase “expended on” and inserting
865 the phrase “legally obligated to” in its place.

866 (10) Paragraph (11) is amended by striking the phrase “fiscal year” and inserting
867 the phrase “prior fiscal year” in its place.

868 ~~“Sec. 4a. Annual report by Mayor.~~

869 ~~“No later than April 1 of each fiscal year, the Mayor shall transmit to the Council a~~
870 ~~Housing Production Trust Fund Annual Report. The report shall include the following~~
871 ~~information:~~

872 ~~——“(1) The amount of money expended from the Housing Production Trust Fund~~
873 ~~during the previous fiscal year;~~

874 ~~——“(2) The number of loans and grants executed during the previous fiscal year;~~
875 ~~——“(3) A list of each completed project that received funds and began occupancy~~
876 ~~during the previous fiscal year, including, for each project:~~
877 ~~——“(A) A brief description of the project, including the name of the project~~
878 ~~sponsor;~~
879 ~~——“(B) The amount of money expended on the project;~~
880 ~~——“(C) Whether the money expended was in the form of a loan or a grant; and~~
881 ~~——“(D) The general terms of the loan or grant;~~
882 ~~——“(4) The amount and percentage of funds expended on homeownership projects~~
883 ~~that were completed and began occupancy during the previous fiscal year;~~
884 ~~——“(5) The amount and percentage of funds expended on rental housing projects that~~
885 ~~were completed and began occupancy during the previous fiscal year;~~
886 ~~——“(6) The amount and percentage of funds expended on rental housing or~~
887 ~~homeownership opportunities for households with incomes at or below 30% of the area median~~
888 ~~income in completed projects that began occupancy during the previous fiscal year;~~
889 ~~——“(7) The amount and percentage of funds expended on rental housing or~~
890 ~~homeownership opportunities for households with incomes at or below 50% of the area median~~
891 ~~income in completed projects that began occupancy during the previous fiscal year;~~

892 ~~——“(8) The amount and percentage of funds expended on rental housing or~~
893 ~~homeownership opportunities for households with incomes at or below 80% of the area median~~
894 ~~income in completed projects that began occupancy during the previous fiscal year;~~

895 ~~——“(9) The number of completed housing units assisted that began occupancy during~~
896 ~~the previous fiscal year, including the number of rental housing units assisted and the number of~~
897 ~~homeownership units assisted; and~~

898 ~~——“(10) The amount expended on administrative costs during the previous fiscal~~
899 ~~year.”.~~

900 Sec. 2103. In Fiscal Year 2023, no less than \$249,000,000 of the \$444,008,253 allocated
901 in the Fiscal Year 2023 Local Budget Act of 2022, approved on 2nd reading May 24, 2022
902 (Enrolled version of Bill 24-716), to the Housing Production Trust Fund, established by section 3
903 of the Housing Production Trust Fund Act of 1988, effective March 16, 1989 (D.C. Law 7-202;
904 D.C. Official Code § 42-2802), shall be used for purposes of assisting in the provision of housing
905 opportunities for extremely low-income households pursuant to section 3(b-1)(2) of the Housing
906 Production Trust Fund Act of 1988, effective March 16, 1989 (D.C. Law 7-202; D.C. Official
907 Code § 42-2802(b-1)(2)).

908 **SUBTITLE L. ARTS AND HUMANITIES GRANT FUNDING**

909 Sec. 2111. Short title.

910 This subtitle may be cited as the “Arts and Humanities Grant Funding Amendment Act of
911 2022”.

912 Sec. 2112. Section 6(c-1)(2)(A) of the Commission on the Arts and Humanities Act,
913 effective October 21, 1975 (D.C. Law 1-22; D.C. Official Code § 39-205(c-1)(2)(A)), is
914 amended by striking the phrase “Fiscal Years 2021 and 2022” and inserting the phrase “Fiscal
915 Years 2021, 2022, and 2023” in its place.

916 **SUBTITLE M. TOPA STUDY TIMELINE EXTENSION**

917 Sec. 2121. Short title.

918 This subtitle may be cited as the “TOPA Study Timeline Extension Amendment Act of
919 2022”.

920 Sec. 2122. Section 2172 of the Coalition for Non-Profit Housing and Economic
921 Development TOPA Study and Grant Act of 2021, effective November 13, 2021 (D.C. Law 24-
922 45; 68 DCR 10163), is amended by striking the phrase “to the Council by September 30, 2022”
923 and inserting the phrase “to the Council by June 30, 2023” in its place.

924 **SUBTITLE N. KEY BRIDGE EXXON PROPERTY EMINENT DOMAIN**

925 **AUTHORITY**

926 Sec. 2131. Short title.

927 This subtitle may be cited as the “Key Bridge Exxon Property Eminent Domain
928 Authority Act of 2022”.

929 Sec. 2132. Findings.

930 The Council finds that:

931 (1) Climate change poses an existential threat to District of Columbia residents
932 and threatens to deepen the health and wealth inequalities in the District of Columbia.

933 (2) The District of Columbia has bold goals and laws to address climate change
934 including transit equity and a Renewable Portfolio Standard that requires electricity suppliers to
935 buy 100% of power from renewable sources by 2032.

936 (3) Georgetown has few sites available to address transit equity, climate change
937 goals, and sustainability.

938 (4) Georgetown has little affordable housing.

939 (5) Georgetown is home to two of the largest employers in the city—Georgetown
940 University and Georgetown MedStar Hospital.

941 (6) Georgetown is the largest employment center not accessible by Metro.

942 (7) The Washington Metro Area Transit Authority has shared four possible new
943 routes to relieve congestion at the Rosslyn Metro Station all of which include a stop in
944 Georgetown.

945 (8) Lot 0064 in Square 1202 is the site of a former gas station that is located at the
946 Key Bridge which is one of the main arteries that connects the District of Columbia with
947 Virginia, and as such could serve as an electric vehicle charging station with solar panels

948 installed on top of the station to help the District of Columbia meet climate goals and encourage
949 the electrification of vehicles.

950 (9) Lot 0064 in Square 1202 could serve as a site for an aerial gondola connecting
951 Rosslyn, Virginia and Georgetown, providing an additional transit option for District residents,
952 visitors, and employees of Georgetown University and Georgetown MedStar Hospital, among
953 others.

954 (10) Lot 0064 in Square 1202 could be developed into affordable housing serving
955 a critical need for affordable housing in Georgetown which has so little.

956 (11) Lot 0064 in Square 1202 could serve as the site of a Metro Station in
957 Georgetown to connect residents with employment in Georgetown and provide greater transit
958 equity.

959 Sec. 2133. Exercise of eminent domain.

960 The Mayor may exercise eminent domain in accordance with the procedures set
961 forth in Subchapter II of Chapter 13 of Title 16 of the District of Columbia Official Code to
962 acquire the real property known as the Key Bridge Exxon Property, known for tax and
963 assessment purposes as Lot 0064 in Square 1202, in order to achieve the public purposes set
964 forth in section 2112.

965 **TITLE III. PUBLIC SAFETY AND JUSTICE**

966 **SUBTITLE A. AUTOMATED DEFIBRILLATOR INCENTIVES**

967 Sec. 3001. Short title.

968 This subtitle may be cited as the “Automated External Defibrillator Incentive Program
969 Amendment Act of 2022”.

970 Sec. 3002. The Public Access to Automated External Defibrillator Act of 2000, effective
971 April 27, 2001 (D.C. Law 13-278; D.C. Official Code § 7-2371.01 *et seq.*), is amended as
972 follows:

973 (a) Section 3 (D.C. Official Code § 7-2371.02) is amended as follows:

974 (1) Subsection (a) is amended as follows:

975 (A) Paragraph (2) is amended by striking the semicolon and inserting the
976 phrase “; and” in its place.

977 (B) Paragraph (3) is repealed.

978 (C) Paragraph (4) is amended to read as follows:

979 “(4) Any person who uses an AED to provide emergency care or treatment on a
980 person in cardiac arrest shall call 9-1-1 as soon as possible.”.

981 (2) A new subsection (b-1) is added to read as follows:

982 “(b-1) The Department shall:

983 “(1) Oversee all efforts to improve and maintain access by the public to AEDs,
984 including by setting AED deployment strategies and liaising with District government agencies;
985 and

986 “(2) Review each case in which an AED is used.”.

987 (3) Subsection (c) is amended by striking the phrase “Chief of the Fire and
988 Emergency Medical Services Department (“Chief of the Department”) or his or her designee”
989 and inserting the phrase “Chief of the Department, or the Chief’s designee,” in its place.

990 (b) A new section 5a is added to read as follows:

991 “Sec. 5a. Automated external defibrillator incentive program.

992 “(a) The Mayor may issue rebates to a property owner or lessee of a building in the
993 District who, after October 1, 2022:

994 “(1) Purchases and installs an AED in a publicly accessible location in the interior
995 of a building owned or leased by the property owner or lessee, respectively, within 150 feet from
996 the building’s entrance;

997 “(2) Registers the AED with the Fire and Emergency Medical Services
998 Department;

999 “(3) Submits a rebate claim that includes such information and documentation as
1000 may be required by the Mayor; and

1001 “(4) Meets any additional requirements and criteria established by rules issued by
1002 the Mayor pursuant to section 6.

1003 “(b)(1) The rebates issued pursuant to subsection (a) of this section shall not exceed \$400
1004 for each AED installed in a building, with a maximum rebate of up to \$750 per building.

1005 “(2) Notwithstanding paragraph (1) of this subsection, the amount of a rebate
1006 shall not exceed the purchase price of the AED.

1007 “(c) Rebates issued pursuant to this section shall:

1008 “(1) Be contingent upon the availability of funds; and

1009 “(2) Not be considered income for purposes of District income tax.”.

1010 **SUBTITLE B. EMERGENCY MEDICAL SERVICES TRANSPORT**

1011 Sec. 3011. Short title.

1012 This subtitle may be cited as the “Emergency Medical Services Transport Contracts
1013 Amendment Act of 2022”.

1014 Sec. 3012. Section 1 of An Act To classify the officers and members of the fire
1015 department of the District of Columbia, and for other purposes, approved June 20, 1906 (34 Stat.
1016 314; D.C. Official Code § 5-401), is amended as follows:

1017 (a) Subsection (d) is amended as follows:

1018 (1) The lead-in language is amended by striking the phrase “a biannual” and
1019 inserting the phrase “an annual” in its place.

- 1020 (2) Paragraph (3) is repealed.
- 1021 (3) Paragraph (5) is repealed.
- 1022 (4) Paragraph (6) is repealed.
- 1023 (5) Paragraph (7) is amended to read as follows:
- 1024 “(7) The range of third-party contractor ambulances available for Department use
- 1025 throughout a 24-hour period;”.
- 1026 (6) Paragraph (9) is amended by striking the semicolon and inserting the phrase “;
- 1027 and” in its place.
- 1028 (7) Paragraph (10) is amended by striking the semicolon and inserting a period in
- 1029 its place.
- 1030 (8) Paragraph (11) is repealed.
- 1031 (9) Paragraph (12) is repealed.
- 1032 (b) Subsection (e) is repealed.
- 1033 (c) A new subsection (e-1) is added to read as follows:
- 1034 “(e-1) No later than January 31 of each year, the Mayor shall provide to the Council a
- 1035 report that includes the following information for the previous fiscal year:
- 1036 “(1) The number of calls dispatched;
- 1037 “(2) The number of patients transported via Department Basic Life Support,
- 1038 Advanced Life Support, and by the third-party contractor;

1039 “(3) The average hospital drop time per month that the Department’s and the
1040 third-party contractor’s ambulances remained out of service while waiting to transfer the care of
1041 a patient to a healthcare facility;

1042 “(4) The number of patients who used the Department’s transport service twice or
1043 more during the reporting period, including the number of times the patient used transport
1044 services during the previous 12 months;

1045 “(5) The number of total in-service training hours provided to Department
1046 uniformed employees;

1047 “(6) In-service time, or “up-time,” data for Department ambulances, engines, and
1048 ladder trucks;

1049 “(7) Aggregate Department response time data;

1050 “(8) Aggregate patient care and outcomes data;

1051 “(9) Changes to protocols or policies to reroute non-emergency calls;

1052 “(10) An assessment of the number of units, the number of personnel, the amount
1053 of training, and associated costs required to provide pre-hospital medical care and transportation
1054 without the use of third parties; and

1055 “(11) Other key performance indicators and workload measures as appropriate.”.

1056 (d) Subsection (f) is repealed.

1057 (e) Subsection (g) is repealed.

1058 (f) Subsection (h) is amended as follows:

1059 (1) Paragraph (1) is redesignated as paragraph (1A).

1060 (2) A new paragraph (1) is added to read as follows:

1061 “(3) “Advanced life support” means a level of medical care provided by pre-
1062 hospital emergency medical services at the paramedic level and in accordance with the national
1063 scope of practice for an advanced level provider.”.

1064 Sec. 3013. Section 3073 of the Emergency Medical Services Transport Contract
1065 Authority Amendment Act of 2016, effective October 8, 2016 (D.C. Law 21-160; 63 DCR
1066 10775), is repealed.

1067 **SUBTITLE C. OFFICE OF VICTIM SERVICES AND JUSTICE GRANTS**

1068 **TRANSPARENCY**

1069 Sec. 3021. Short title.

1070 This subtitle may be cited as the “Office of Victim Services and Justice Grants
1071 Transparency ~~Amendment~~ Act of 2022”.

1072 Sec. 3022. Office of Victim Services and Justice Grants transparency.

1073 (a) Beginning on September 30, 2022, and every ~~six~~6 months thereafter, the Office of
1074 Victim Services and Justice Grants (“OVSJG”) shall publish the following information, for the
1075 current fiscal year, on its website:

1076 (1) For all grants or sub-grants awarded to or received by OVSJG:

- 1077 (A) The funding source and amount received;
- 1078 (B) The date the grant or sub-grant was awarded or received;
- 1079 (C) The duration of the grant or sub-grant;
- 1080 (D) A description of the permissible uses of, or restrictions on, the grant or
- 1081 sub-grant and the source of those uses or restrictions; and
- 1082 (E) The remaining balance of the grant or sub-grant.
- 1083 (2) For all grants or subgrants awarded by OVSJG:
- 1084 (A) The name of the grantee or sub-grantee to whom the grant or sub-
- 1085 grant was awarded;
- 1086 (B) The funding source and amount awarded;
- 1087 (C) The date the grant or sub-grant was awarded;
- 1088 (D) The duration of the grant or sub-grant; and
- 1089 (E) A description of the permissible uses of, or restrictions on, the grant or
- 1090 sub-grant and the source of those uses or restrictions.
- 1091 (b) The Mayor shall, when submitting to the Council an annual budget for the District of
- 1092 Columbia government as described in section 442 of the District of Columbia Charter Act,
- 1093 effective December 24, 1973 (87 Stat. 774; D.C. Official Code § 1–204.42), publish, at a
- 1094 minimum, the following information regarding the proposed budget for OVSJG on a publicly
- 1095 accessible website:

- 1096 (1) The agency’s grantmaking priorities for the proposed budget;
- 1097 (2) For the Victim Services division, anticipated grant funds budgeted for each
- 1098 agency grantmaking priority within the division, including:
- 1099 (A) Implementation of the Sexual Assault Victims’ Rights Act of 2014,
- 1100 effective November 20, 2014 (D.C. Law 20-139; 61 DCR 5913);
- 1101 (B) The housing continuum of care for victims of crime, including
- 1102 emergency shelters, short-term housing, and transitional housing, broken down by whether the
- 1103 funding or housing is tied to specific:
- 1104 (i) Categories of crime, such as domestic violence, sexual violence,
- 1105 human trafficking, or violent crime; or
- 1106 (ii) Vulnerable populations, such as LGBTQ individuals;
- 1107 (C) Hospital-based violence intervention programs; and
- 1108 (D) Non-residential direct services for victims of crime, broken down by
- 1109 whether the funding is tied to specific:
- 1110 (i) Categories of crime, such as domestic violence, sexual violence,
- 1111 human trafficking, or violent crime; or
- 1112 (ii) Vulnerable populations, such as LGBTQ individuals;
- 1113 (3) For the Justice Grants division, anticipated grant funds budgeted for each
- 1114 agency grantmaking priority within the division, including:

1115 (A) The housing continuum of care, including emergency shelters, short-
1116 term housing, and transitional housing, for returning citizens or other justice-involved
1117 populations; and

1118 (B) Non-residential direct services for returning citizens or other justice-
1119 involved populations; and

1120 (4) Anticipated grant funds budgeted for all other agency grantmaking priorities.

1121 **SUBTITLE D. OFFICE OF UNIFIED COMMUNICATIONS**

1122 **TELECOMMUNICATOR CPR PROGRAM**

1123 Sec. 3031. Short title.

1124 This subtitle may be cited as the “Office of Unified Communications Telecommunicator
1125 CPR Program Amendment Act of 2022”.

1126 Sec. 3032. The Office of Unified Communications Establishment Act of 2004, effective
1127 December 7, 2004 (D.C. Law 15-205; D.C. Official Code § 1-327.51 *et seq.*), is amended by
1128 adding a new section 3205d to read as follows:

1129 “Sec. 3205d. Telecommunicator cardiopulmonary resuscitation (“t-CPR”) training
1130 requirement.

1131 “(a) The Office shall provide training in telecommunicator cardiopulmonary resuscitation
1132 (“t-CPR”) to all Office call takers and dispatchers.

1133 “(b) The training required pursuant to subsection (a) of this section shall:

1134 “(1) Use protocols and scripts based on evidence-based and nationally-
1135 recognized guidelines for t-CPR; and

1136 “(2) Include:

1137 “(A) Recognition protocols for out-of-hospital cardiac arrest;

1138 “(B) Compression-only cardiopulmonary resuscitation instructions; and

1139 “(C) Continuing education.

1140 “(c) For the purposes of this section, “telecommunicator cardiopulmonary resuscitation”
1141 means the delivery of compression or ventilation instructions to callers who are reporting
1142 suspected cases of out-of-hospital cardiac arrest.”.

1143 **SUBTITLE E. ACCESS TO JUSTICE INITIATIVE**

1144 Sec. 3041. Short title.

1145 This subtitle may be cited as the “Access to Justice Initiative Amendment Act of 2022”.

1146 Sec. 3042. The Access to Justice Initiative Establishment Act of 2010, effective
1147 September ~~1424~~, ~~2011-2010~~ (D.C. Law ~~19-2118-223~~; D.C. Official Code § 4-1701.01 *et seq.*), is
1148 amended as follows:

1149 (a) Section 301(a) (D.C. Official Code § 4-1703.01(a)) is amended by striking the phrase
1150 “budget for ATJ.” and inserting the phrase “budget for ATJ, shall be nonlapsing, and interest
1151 earned by the Bar Foundation on grant funds shall remain available for use by the Bar

1152 Foundation for the purposes of the Initiative, without fiscal year limitation, subject to
1153 authorization in an approved budget and financial plan.” in its place.

1154 (b) Section 401(c)(1) (D.C. Official Code § 4-1704.01(c)(1)) is amended by striking the
1155 phrase “subject to authorization by Congress” and inserting the phase “subject to authorization in
1156 an approved budget and financial plan” in its place.

1157 (bc) Section 403 (D.C. Official Code § 4-1704.03) is amended as follows:

1158 (1) Subsection (a)(4) is amended by striking the phrase “less than “\$90,000”” and
1159 inserting the phrase “less than \$100,000” in its place.

1160 (2) Subsection (b) is amended as follows:

1161 (A) Strike the phrase “in his or her” and insert the phrase “in the law
1162 student’s” in its place.

1163 (B) Strike the phrase “that he or she” and insert the phrase “that the
1164 applicant” in its place.

1165 (ed) Section 404(c) (D.C. Official Code § 4-1704.04(c)) is amended to read as follows:

1166 “(c) Participants in the LRAP shall not receive loan repayment assistance under the
1167 LRAP in excess of \$1,000 for a single month; except, that:

1168 “(1) The Office of Victim Services and Justice Grants may by rulemaking
1169 increase the award limits in this subsection to reflect changes in reasonable education expenses;

1170 and

1171 “(2) The Bar Foundation may use the funds to repay any or all of the loan
1172 principal or interest of those applicants whose loans would not otherwise be eligible for Public
1173 Service Loan Forgiveness.”.

1174 Sec. 3043. The Expanding Access to Justice Amendment Act of 2017, effective
1175 December 13, 2017 (D.C. Law 22-33; D.C. Official Code § 4-1801 *et seq.*), is amended as
1176 follows:

1177 (a) Section 3052 (D.C. Official Code § 4-1801) is amended as follows:

1178 (1) Paragraph (2) is amended to read as follows:

1179 “(2) "Covered proceeding" means an actual or reasonably anticipated
1180 administrative or judicial proceeding in the District of Columbia:

1181 “(A) To evict an eligible individual or group;

1182 “(B) To increase an eligible individual’s or group’s current rent;

1183 “(C) Initiated by an eligible individual or group and relating to the current
1184 rent for that eligible individual or group;

1185 “(D) Initiated by an eligible individual or group and relating to one or
1186 more housing code violations under Chapters 4 through 9 of Title 14 of the District of Columbia
1187 Municipal Regulations, Title 12-G of the District of Columbia Municipal Regulations, or Title
1188 III of the Air Quality Amendment Act of 2014, effective September 9, 2014 (D.C. Law 20-135,
1189 D.C. Official Code § 8-241.01 *et seq.*);

1190 “(E) To terminate an eligible individual from participation in any housing
1191 subsidy program; or

1192 “(F) Initiated by an eligible individual or group and relating to the eligible
1193 individual’s or group’s rights under the Human Rights Act of 1977, effective December 13, 1977
1194 (D.C. Law 2-38; D.C. Official Code § 2-1401.01 *et seq.*), or the Rental Housing Act of 1985,
1195 effective July 17, 1985 (D.C. Law 6-10, D.C. Official Code § 42-3501.01 *et seq.*)”.

1196 (2) Paragraph (4) is amended to read as follows:

1197 “(4) “Eligible individual or group” means a:

1198 “(A) Low-income tenant or occupant residing in the District of Columbia;
1199 or

1200 “(B) Group of low-income tenants or occupants residing in the District of
1201 Columbia; provided, that the majority of the group are low-income tenants or occupants.”.

1202 (3) Paragraph (5) is repealed.

1203 (4) Paragraph (8) is repealed.

1204 (b) Section 3053(a) (D.C. Official Code § 4-1802(a)) is amended by striking the phrase
1205 “eviction proceedings” and inserting the phrase “covered proceedings” in its place.

1206 (c) Section 3054 (D.C. Official Code § 4-1803) is amended by adding a new subsection
1207 (c) to read as follows:

1208 “(c) The Bar Foundation may also award subgrants to nonprofit organizations that are not
1209 legal services providers; provided, that the nonprofit organizations apply jointly with legal
1210 services providers that meet the qualifications set forth in subsection (a) of this section.”.

1211 **SUBTITLE F. COMPREHENSIVE COGNITIVE HEALTH TRAINING FOR**
1212 **FIRST RESPONDERS**

1213 Sec. 3051. Short title.

1214 This subtitle may be cited as the “Comprehensive Cognitive Health Training for First
1215 Responders Amendment Act of 2022”.

1216 Sec. 3052. Title II of the Omnibus Police Reform Amendment Act of 2000, effective
1217 October 4, 2000 (D.C. Law 13-160; D.C. Official Code § 5-107.01 *et seq.*), is amended as
1218 follows:

1219 (a) Section 203 (D.C. Official Code § 5-107.02) is amended by adding a new paragraph
1220 (4A) to read as follows:

1221 “(4A) Best practices for identifying, and interacting with individuals living with,
1222 Alzheimer’s Disease and other dementias, and risks such individuals face, like wandering and
1223 elder abuse.”.

1224 (b) Section 205 (D.C. Official Code § 5-107.04) is amended by adding a new subsection
1225 (f-1) to read as follows:

1226 “(f-1) The Board shall develop and operate a training program, in coordination with the
1227 Department of Health, the Department of Aging and Community Living, and the Office of the
1228 Attorney General, that includes:

1229 “(1) Instruction on best practices for identifying, and interacting with individuals
1230 living with, Alzheimer’s [Disease](#) and other dementias, and risks such individuals face, like
1231 wandering and elder abuse;

1232 “(2) Initial training, required to be completed after appointment, that covers the
1233 following topics, including:

1234 “(A) Neurological, psychiatric, and behavioral symptoms of Alzheimer’s
1235 [Disease](#) and other dementias;

1236 “(B) Communication issues, including how to communicate respectfully
1237 and effectively with individuals living with Alzheimer’s [Disease](#) or other dementias in order to
1238 determine the most appropriate response, and effective communication techniques to enhance
1239 collaboration with caregivers;

1240 “(C) Techniques for understanding and approaching behavioral symptoms
1241 and identifying alternatives to physical restraints;

1242 “(D) Identifying and reporting incidents of abuse, neglect, and exploitation
1243 to Adult Protective Services;

1244 “(E) Protocols for contacting caregivers when an individual living with
1245 Alzheimer’s [Disease](#) or other dementias is found wandering, or during emergency or crisis
1246 situations; and

1247 “(F) Local caregiving resources that are available for individuals living
1248 with Alzheimer’s [Disease](#) or other dementias; and

1249 “(3) Required continuing education that covers the subjects described in
1250 paragraph (2) of this subsection.”.

1251 Sec. 3053. Section 202 of the Omnibus Public Safety Agency Reform Amendment Act of
1252 2004, [effective September 30, 2004](#) (D.C. Law 15-194; D.C. Official Code § 5-441), is amended
1253 by adding new subsections (d) and (e) to read as follows:

1254 “(d) The Fire Chief, in close coordination with the Medical Director, shall develop and
1255 provide for members of the Operations Division instruction on best practices for identifying, and
1256 interacting with individuals living with, Alzheimer’s [Disease](#) and other dementias, and risks such
1257 individuals face, like wandering and elder abuse. Such instruction may be inclusive of existing or
1258 planned curricula required by licensing or certifying bodies; provided, that the curriculum:

1259 “(1) Requires initial training to be completed after appointment that covers the
1260 following topics, including:

1261 “(A) Neurological, psychiatric, and behavioral symptoms of Alzheimer’s
1262 [Disease](#) and other dementias;

1263 “(B) Communication issues, including how to communicate respectfully
1264 and effectively with individuals living with Alzheimer’s [Disease](#) or other dementias in order to
1265 determine the most appropriate response, and effective communication techniques to enhance
1266 collaboration with caregivers;

1267 “(C) Techniques for understanding and approaching behavioral symptoms
1268 and identifying alternatives to physical restraints;

1269 “(D) Identifying and reporting incidents of abuse, neglect, and exploitation
1270 to Adult Protective Services;

1271 “(E) Protocols for contacting caregivers when an individual living with
1272 Alzheimer’s [Disease](#) or other dementias is found wandering, or during emergency or crisis
1273 situations; and

1274 “(F) Local caregiving resources that are available for individuals living
1275 with Alzheimer’s [Disease](#) or other dementias; and

1276 “(2) Requires continuing education covering the subjects described in paragraph
1277 (1) of this subsection.

1278 “(e) The Fire Chief, in close coordination with the Medical Director, shall, in developing
1279 the curriculum described in subsection (d) of this section, coordinate with the Department of
1280 Health, the Department of Aging and Community Living, and the Office of the Attorney
1281 General.”.

1282 **SUBTITLE G. CRIMINAL CODE REFORM COMMISSION**

1283 Sec. 3061. Short title.

1284 This subtitle may be cited as the “Criminal Code Reform Commission Amendment Act
1285 of 2022”.

1286 Sec. 3062. Section 406(b)(25) of the District of Columbia Government Comprehensive
1287 Merit Personnel Act of 1978, effective March 3, 1979 (D.C. Law 2-139; D.C. Official Code § 1–
1288 604.06(b)(25)), is amended to read as follows:

1289 “(25) For the Executive Director of the Criminal Code Reform Commission, the
1290 personnel authority is the Chairman of the Council, and for all other employees of the Criminal
1291 Code Reform Commission, the personnel authority is the Executive Director of the Criminal
1292 Code Reform Commission;”.

1293 Sec. 3063. The Criminal Code Reform Commission Establishment Act of 2016, effective
1294 October 8, 2016 (D.C. Law 21-160; D.C. Official Code § 3-151 *et seq.*), is amended as follows:

1295 (a) Section 3122 (D.C. Official Code § 3-151) is amended as follows:

1296 (1) Subsection (a) is amended by striking the phrase “agency within the District of
1297 Columbia government, consistent with the meaning of the term “independent agency” as
1298 provided in” and inserting the phrase “agency, as that term is defined in” in its place.

1299 (2) Subsection (c) is amended ~~to read~~ as follows:

1300 (A) Paragraph (1) is amended to read as follows:

1301 “(e~~1~~) The Executive Director shall be appointed by the Chairman of the Council,
1302 in consultation with the chairperson of the Council committee with jurisdiction over the
1303 Commission, subject to the approval of a majority of the Council. The Executive Director shall
1304 serve for a term of 3 years.”.

1305 (B) Paragraph (3) is amended to read as follows:

1306 “(3) The Executive Director shall receive an annual salary consistent with the
1307 District of Columbia Government Salary Schedule for Excepted Service (ES) employees, at no
1308 lower than Grade 10, exclusive of fringe. The Executive Director serving as of the effective date
1309 of the Fiscal Year 2023 Budget Support Emergency Act of 2022, passed on emergency basis on
1310 June 7, 2022 (Enrolled version of Bill 24-), shall receive such salary retroactive to March 26,
1311 2022.

1312 (3) Subsection (e) is amended to read as follows:

1313 “(e) All employees of the Commission shall be, or shall become no later than 180 days
1314 after hire, District residents.”.

1315 (b) Section 3123 (D.C. Official Code § 3-152) is amended as follows:

1316 (1) Subsection (d) is amended by striking the phrase “shall provide, upon request
1317 by the Council or on its own initiative” and inserting the phrase “shall provide, upon request by
1318 the Council, or may provide on its own initiative” in its place.

1319 (2) Subsection (f) is amended to read as follows:

1320 “(f)(1) The Commission may request access to all books, accounts, records, reports,
1321 findings, and all other papers, things, or property belonging to or in use by any department,
1322 agency, or other instrumentality of the District government that are necessary to fulfill its
1323 statutory duties.

1324 “(2) Upon such a request from the Commission, any department, agency, or other
1325 instrumentality of the District government shall provide the requested information to the
1326 Commission to the extent permitted by law.”.

1327 (c) Section 3124 (D.C. Official Code § 3-153) is amended as follows:

1328 (1) Subsection (a) is amended as follows:

1329 (A) Paragraph (1) is amended as follows:

1330 (i) Subparagraph (A) is amended by striking the phrase “or his or
1331 her” and inserting the phrase “or the United States Attorney’s” in its place.

1332 (ii) Subparagraph (B) is amended by striking the phrase “or his or
1333 her” and inserting the phrase “or the Director’s” in its place.

1334 (iii) Subparagraph (C) is amended by striking the phrase “or his or
1335 her” and inserting the phrase “or the Attorney General’s” in its place.

1336 (B) Paragraph (2) is amended as follows:

1337 (i) Subparagraph (A) is amended by striking the phrase “or his or
1338 her” and inserting the phrase “or the Chairperson’s” in its place.

1339 (ii) Subparagraph (B) is amended by striking the phrase “or his or
1340 her” and inserting the phrase “or the Deputy Mayor’s” in its place.

1341 (2) A new subsection (g) is added to read as follows:

1342 “(g) The Advisory Group shall expire as of March 31, 2021; provided, that nothing shall
1343 prohibit the Executive Director from soliciting the assistance of former members of the Advisory
1344 Group, or their respective agencies, in fulfilling its ongoing mission.”.

1345 (d) Section 3126 (D.C. Official Code § 3-155) is amended as follows:

1346 (1) The section heading is amended by striking the phrase “Code Revision
1347 Commission” and inserting the phrase “Code Reform Commission” in its place.

1348 (2) Subsection (a) is amended by striking the phrase “Code Revision
1349 Commission” and inserting the phrase “Code Reform Commission” in its place.

1350 (3) Subsection (b) is amended by striking the phrase “Code Revision
1351 Commission” and inserting the phrase “Code Reform Commission” in its place.

1352 Sec. 3064. The Criminal Code Reform Commission Executive Director Salary
1353 Establishment Temporary Amendment Act of 2022, enacted on May 9, 2022 (D.C. Act 24-408;
1354 69 DCR 5067), is repealed.

1355 Sec. 3065. Applicability.

1356 This subtitle shall apply as of the effective date of the Fiscal Year 2023 Budget Support
1357 Emergency Act of 2022, introduced on June 7, 2022 (Bill 24-_____).

1358 **SUBTITLE H. METROPOLITAN POLICE DEPARTMENT TRANSPARENCY**

1359 Sec. 3071. Short title.

1360 This subtitle may be cited as the “Metropolitan Police Department Budget and Staffing
1361 Transparency Amendment Act of 2022”.

1362 Sec. 3072. Section 386 of the Revised Statutes of the District of Columbia (D.C. Official
1363 Code § 5-113.01), is amended as follows:

1364 (a) The section heading is amended to read as follows:

1365 “Sec. 386. Records required to be maintained; budget and staffing transparency.”.

1366 (b) Subsection (a)(4B) is amended as follows:

1367 (1) A new subparagraph (A-i) is added to read as follows:

1368 “(A-i) The bureau, division, unit, and if applicable, police service area, of
1369 the officer who conducted the stop, at the time it was conducted;”.

1370 (2) Subparagraph (I) is amended by striking the phrase “The gender” and inserting
1371 the phrase “The perceived gender” in its place.

1372 (3) Subparagraph (J) is amended by striking the phrase “The race or ethnicity”
1373 and inserting the phrase “The perceived race or ethnicity” in its place.

1374 (c) A new subsection (a-1) is added to read as follows:

1375 “(a-1) The records maintained pursuant to subsection (a)(4B) and (4C) of this section
1376 shall be published on the Metropolitan Police Department’s website biannually.”.

1377 (d) A new subsection (c) is added to read as follows:

1378 “(c) The Metropolitan Police Department (“MPD”) shall publish the following
1379 information on its website:

1380 “(1) Monthly, for the prior 5 fiscal years and the current fiscal year, to date, by
1381 month:

1382 “(A) A staffing report of the number of sworn officers and civilian
1383 employees employed by MPD, by bureau, division, unit, and if applicable, police service area
1384 and rank, with a crosswalk to compare actual staffing to funded and unfunded full-time
1385 equivalents in that bureau, division, unit, and if applicable, police service area and rank; and

1386 “(B) The number of employees that:

1387 “(i) Separated from MPD, by type of separation, broken down by
1388 civilian employees, cadets, cadet conversion recruits, non-cadet conversion recruits, officers, and
1389 senior police officers; and

1390 “(ii) Were hired by MPD, broken down by civilian employees,
1391 cadets, cadet conversion recruits, non-cadet conversion recruits, officers, and senior police
1392 officers;

1393 “(2) Annually:

1394 “(A) A listing of all full-time equivalents at MPD, in spreadsheet format,
1395 that includes the following fields for each full-time equivalent:

- 1396 “(i) Position number;
- 1397 “(ii) Position title;
- 1398 “(iii) Whether the position is funded or unfunded;
- 1399 “(iv) Whether the position is filled or vacant;
- 1400 “(v) Program;
- 1401 “(vi) Activity;
- 1402 “(vii) Salary; and
- 1403 “(viii) Fringe; and
- 1404 “(B) A report on MPD’s overtime spending, which shall include the
- 1405 amount spent fiscal year-to-date, by month, on overtime pay and a description of the staffing
- 1406 plan and conditions justifying the overtime pay; and
- 1407 “(3) Annually, by the date the annual MPD budget is proposed by the Mayor and
- 1408 transmitted to the Council:
- 1409 “(A) The approved, revised, and actual MPD budgets for the prior 5 fiscal
- 1410 years and the current fiscal year, the expenditures for those years, and the proposed MPD budget
- 1411 for the next fiscal year, in spread sheet format, broken down, at a minimum, by program,
- 1412 activity, comptroller source group, fund source, and service level; and
- 1413 “(B) For the proposed MPD budget for the next fiscal year:
- 1414 “(i) The total proposed budget for hiring personnel;

1415 “(ii) The gross and net number of personnel MPD anticipates the
1416 proposed budget will allow it to hire, broken down by civilian employees, cadets, cadet
1417 conversion recruits, non-cadet conversion recruits, officers, and senior police officers; and

1418 “(iii) A crosswalk identifying any proposed actual or paper
1419 changes to MPD’s internal organization, including its various bureaus, and a narrative rationale
1420 for that change.”.

1421 [Sec. 3073. Applicability.](#)

1422 [Section 3072\(b\) shall apply as of April 1, 2023.](#)

1423 **TITLE IV. PUBLIC EDUCATION SYSTEMS**

1424 **SUBTITLE A. UNIFORM PER STUDENT FUNDING FORMULA INCREASES**

1425 Sec. 4001. Short title.

1426 This subtitle may be cited as the “Funding for Public Schools and Public Charter Schools
1427 Increase Amendment Act of 2022”.

1428 Sec. 4002. The Uniform Per Student Funding Formula for Public Schools and Public
1429 Charter Schools Act of 1998, effective March 26, 1999 (D.C. Law 12-207; D.C. Official Code §
1430 38-2901 *et seq.*), is amended as follows:

1431 (a) Section 103(b) (D.C. Official Code § 38-2902(b)) is amended to read as follows:

1432 “(b) The Formula shall apply only to operating budget appropriations from the District of
1433 Columbia General Fund for DCPS and Public Charter Schools; except, that the Formula shall not
1434 apply to:

1435 “(1) For Fiscal Year 2022 and 2023, funding allocated to a DCPS school to meet
1436 the requirement of section 108a(a)(2) that the school be provided with not less than 95% of its
1437 prior year allocation of Formula funds;

1438 “(2) Funds from federal or other revenue sources;

1439 “(3) Funds appropriated to other agencies and funds of the District government; ~~or~~

1440 “(4) Any program operated by DCPS that provides special education outreach,
1441 referral, and evaluation services for children under 5 years 11 months of age (“eligible
1442 children”), if the program serves eligible children who have not yet entered the school system or
1443 are homeschooled; or

1444 “(5) IMPACTplus bonus payments.” ~~in its place.~~

1445 (b) Section 104(a) (D.C. Official Code § 38-2903(a)) is amended by striking the phrase
1446 “\$11,730 per student for Fiscal Year 2022” and inserting the phrase “\$12,419 per student for
1447 Fiscal Year 2023” in its place.

1448 (c) Section 105 (D.C. Official Code § 38-2904) is amended by striking the tabular array
1449 and inserting the following tabular array in its place:

“Grade Level	Weighting	Per Pupil Allocation in FY 2023
“Pre-Kindergarten 3	1.34	\$16,641
“Pre-Kindergarten 4	1.30	\$16,145
“Kindergarten	1.30	\$16,145
“Grades 1-5	1.00	\$12,419
“Grades 6-8	1.08	\$13,413
“Grades 9-12	1.22	\$15,151
“Alternative program	1.52	\$18,877
“Special education school	1.17	\$14,530
“Adult	0.91	\$11,301

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1451 (d) Section 106(c) (D.C. Official Code § 38-2905(c)) is amended to read as follows:

1452 “(c) The supplemental allocations shall be calculated by applying weightings to the

1453 foundation level as follows:

1454 “Special Education Add-ons:

“Level/ Program	Definition	Weighting	Per Pupil Allocation in FY 2023

“Level 1: Special Education	Eight hours or less per week of specialized services	0.97	\$12,046
“Level 2: Special Education	More than 8 hours and less than or equal to 16 hours per school week of specialized services	1.20	\$14,903
“Level 3: Special Education	More than 16 hours and less than or equal to 24 hours per school week of specialized services	1.97	\$24,465
“Level 4: Special Education	More than 24 hours per week of specialized services which may include instruction in a self-contained (dedicated) special education school other than residential placement	3.49	\$43,342
“Special Education Compliance	Weighting provided in addition to special education level add-on weightings on a per-student basis for Special Education compliance.	0.099	\$1,229
“Attorney’s Fees Supplement	Weighting provided in addition to special education level add-on weightings on a per-student basis for attorney’s fees.	0.089	\$1,105
“Residential	D.C. Public School or public charter school that provides students with room and board in a residential setting, in addition to their instructional program	1.67	\$20,470

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“General Education Add-ons:

“Level/ Program	Definition	Weighting	Per Pupil Supplemental Allocation FY 2023
“Elementary ELL	Additional funding for English Language Learners in grades PK3-5	0.50	\$6,210

“Secondary ELL	Additional funding for English Language Learners in grades 6-12, alternative students, adult students, and students in special education schools	0.75	\$9,314
“At-risk	Additional funding for students in foster care, who are homeless, on TANF or SNAP, or behind grade level in high school	0.24	\$2,981
“At-risk High School Over-Age Supplement	Weighting provided in addition to at-risk weight for students who are behind grade level in high school	0.06	\$745
“At-risk > 40% Concentration Supplement	Weighting provided in addition to at-risk weight for the percentage of at-risk students above 40% enrolled in a school where at least 40% of the student population is at-risk	0.05	\$621
“At-risk > 70% Concentration Supplement	Weighting provided in addition to at-risk weight for the percentage of at-risk students above 70% where at least 70% of the student population is at-risk	0.05	\$621

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“Residential Add-ons:

“Level/ Program	Definition	Weighting	Per Pupil Allocation in FY 2023
“Level 1: Special Education - Residential	Additional funding to support the after-hours level 1 special education needs of students living in a D.C. Public School or public charter school that provides students with room and board in a residential setting	0.37	\$4,595
“Level 2: Special	Additional funding to support the after-hours level 2 special education needs of students living in a D.C. Public School or public charter	1.34	\$16,641

Education - Residential	school that provides students with room and board in a residential setting		
“Level 3: Special Education - Residential	Additional funding to support the after-hours level 3 special education needs of students living in a D.C. Public School or public charter school that provides students with room and board in a residential setting	2.89	\$35,891
“Level 4: Special Education - Residential	Additional funding to support the after-hours level 4 special education needs of limited and non-English proficient students living in a D.C. Public School or public charter school that provides students with room and board in a residential setting	2.89	\$35,891
“LEP/NEP - Residential	Additional funding to support the after-hours limited and non-English proficiency needs of students living in a D.C. Public School or public charter school that provides students with room and board in a residential setting	0.668	\$8,296

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“Special Education Add-ons for Students with Extended School Year (“ESY”) Indicated

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in Their Individualized Education Programs (“IEPs”):

“Level/ Program	Definition	Weighting	Per Pupil Allocation in FY 2023
“Special Education Level 1 ESY	Additional funding to support the summer school or program need for students who require extended school year (ESY) services in their IEPs	0.063	\$782

“Special Education Level 2 ESY	Additional funding to support the summer school or program need for students who require extended school year (ESY) services in their IEPs	0.227	\$2,819
“Special Education Level 3 ESY	Additional funding to support the summer school or program need for students who require extended school year (ESY) services in their IEPs	0.491	\$6,098
“Special Education Level 4 ESY	Additional funding to support the summer school or program need for students who require extended school year (ESY) services in their IEPs	0.491	\$6,098

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(e) Section 106a (D.C. Official Code § [38-2905.01](#)) is amended as follows:

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(1) Subsection (b) is amended by striking the phrase “as determined by the

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Mayor” and inserting the phrase, “as reflected in this title” in its place.

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(2) A new subsection (c-2) is added to read as follows:

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“(c-2)(1) Consistent with the weightings provided in section 106(c), an at-risk

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concentration supplement shall be provided for a DCPS school or public charter school with an

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at-risk student population that exceeds 40% of the school’s total enrollment and an additional

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supplement shall be provided for a DCPS school or public charter school with an at-risk student

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population that exceeds 70% of the school’s total enrollment, based on projected enrollments

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submitted pursuant to this title.

1473

“(2) Only schools that have at-risk student populations greater than 40% of the

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school’s total population may receive funding from the at-risk > 40% concentration supplement.

1475 The number of students for which a school may receive the per pupil allocation for the at-risk >
1476 40% concentration supplement shall be equal to the number of at-risk students enrolled in the
1477 school minus the product, rounded to the nearest whole number, of 40% times that school’s total
1478 student population.

1479 “(3) Only schools that have at-risk student populations greater than 70% of the
1480 school’s total population may receive funding from the at-risk > 40% concentration supplement
1481 and the at-risk > 70% concentration supplement. The number of students for which a school may
1482 receive the per pupil allocation for the at-risk 70% concentration supplement shall be equal to the
1483 number of at-risk students enrolled in the school minus the product, rounded to the nearest whole
1484 number, of 70% times that school’s total student population.”.

1485 (f) A new subsection 106b is added to read as follows:

1486 “Sec. 106b. Pandemic Supplement Fund.

1487 “(a) There is established as a special fund the Pandemic Supplement Fund (“Fund”),
1488 which shall be administered by the Mayor in accordance with this section.

1489 “(b) There shall be deposited into the Fund \$18,164,919 in Fiscal Year 2023.

1490 “(c) Money in the ~~The purpose of the~~ Fund shall be used ~~is~~ to provide stability to DCPS
1491 and public charter schools as they respond to the effects of the COVID-19 pandemic and
1492 continue recovery efforts initiated with federal relief grants.

1493 ~~“(b) There shall be deposited into the Fund such amounts as may be appropriated~~
1494 ~~to the Fund.~~

1495 ~~“(e) Of the amounts deposited into the Fund, 52.62%-, equivalent to \$9,559,091, shall be~~
1496 ~~transferred to the DCPS District of Columbia Public Schools and 47.38%-, equivalent to~~
1497 ~~\$8,605,828 (the “PCS Amount”)), shall be allocated to public charter schools pursuant to~~
1498 ~~subsection (d) of this section.~~

1499 ~~“(d) The From the PCS Amount, in School Year 2022-2023, the Mayor shall award, from~~
1500 ~~the PCS Amount, each public charter school \$183.74 a-per -enrolled pupil, -formula-based~~
1501 ~~payment to each public charter school based on the school’s enrollment which the Mayor shall~~
1502 ~~pay in quarterly installments throughout Fiscal Year 2023 according to the schedule and~~
1503 ~~enrollment figures the Mayor uses to make Formula payments pursuant to section 107b(b);~~
1504 ~~provided, that the first quarterly payment may be paid by October 15, 2022.~~

1505 ~~“(e) The Formula shall not apply to transfers or payments made from the Pandemie~~
1506 ~~Supplement Fund.~~

1507 ~~“(f) Except as provided in subsection (g) of this section:~~

1508 ~~“(1) The money deposited into the Fund but not expended in a fiscal year shall not~~
1509 ~~revert to the unassigned fund balance of the General Fund of the District of Columbia at the end~~
1510 ~~of a fiscal year, or at any other time.~~

1511 “(2) Subject to authorization in an approved budget and financial plan, any funds
1512 appropriated in the Fund shall be continually available without regard to fiscal year limitation.

1513 “(fg) The Fund shall sunset ~~at the end of Fiscal Year on September 30,~~ 2024, and any
1514 money remaining in the Fund at ~~the end of Fiscal Year 2024~~that time shall be transferred to the
1515 General Fund of the District of Columbia.”.

1516 (g) Section 109(b-2) (D.C. Official Code § 38-2908(b-2)) is amended as follows:

1517 (1) Paragraph (2D) is amended by striking the phrase “2021, 2022, and 2023” and
1518 inserting the phrase “2021 and 2022” in its place.

1519 (2) A new paragraph (2E) is added to read as follows:

1520 “(2E) For Fiscal Year 2023, the per pupil facility allowance for Public Charter
1521 Schools shall be \$3,513 per pupil for non-residential facilities and \$9,486 per pupil for
1522 residential facilities.”.

1523 **SUBTITLE B. UNIVERSAL PAID LEAVE**

1524 Sec. 4011. Short title.

1525 This subtitle may be cited as the “Universal Paid Leave Amendment Act of 2022”.

1526 Sec. 4012. The Universal Paid Leave Amendment Act of 2016, effective April 7, 2017

1527 (D.C. Law 21-264; D.C. Official Code § 32-541.01 *et seq.*), is amended as follows:

1528 (a) Section 104 (D.C. Official Code § 32-541.04) is amended as follows:

1529 (1) Subsection (b) is ~~repealed~~ amended by adding a new paragraph (3) to read as
1530 follows:

1531 “(3) For claims filed on or after July 25, 2022, paragraph (1) of this subsection
1532 shall not apply.”.

1533 (2) Subsection (c) is amended by striking the phrase “the filing of a claim and the
1534 one-week waiting period, if applicable” and inserting the phrase “the filing of a claim” in its
1535 place.

1536 (23) Subsection (e-1)(3) is amended to read as follows:

1537 “(3) For claims filed on or after October 1, 2022, the maximum duration for each
1538 type of paid-leave benefits within a 52-workweek shall be:

1539 “(A) 12 workweeks of qualifying parental leave;

1540 “(B) 12 workweeks of qualifying family leave;

1541 “(C) 12 workweeks of qualifying medical leave; and

1542 “(D) 2 workweeks of qualifying pre-natal leave.”.

1543 (b) Section 104a (D.C. Official Code § 32-541.04a) is amended as follows:

1544 (1) Subsection (a) is amended by striking the phrase “established by this act and
1545 any paid-leave benefit expansions set forth in subsection (c)(1) of this section that have not yet
1546 been implemented” and inserting the phrase “established by this act” in its place.

1547 (2) Subsection (b) is amended as follows:

1548 (A) Paragraph (1) is amended as follows:

1549 (i) Subparagraph (C) is amended by striking the phrase “then-
1550 existing maximum paid-leave benefit durations” and inserting the phrase “benefit durations
1551 prescribed in section 104(e-1)(3) and allowable administrative expenditures” in its place.

1552 (ii) Subparagraph (D) is repealed

1553 (iii) Subparagraph (E) is amended by striking the phrase “then-
1554 existing level of benefits” and inserting the phrase “benefit durations prescribed in section 104(e-
1555 1)(3)” in its place.

1556 (B) Paragraph (2) is amended by striking the phrase “shall reflect any paid
1557 leave benefit expansions or” and inserting the phrase “shall reflect any” in its place.

1558 (C) Paragraph (3) is amended to read as follows:

1559 “(3) An employer contribution rate change provided for in subsection (c)(2) of
1560 this section shall apply as of July 1 of the year in which the employer contribution rate change
1561 will not cause the projected fund balance of the Universal Paid Leave Fund to fall below the
1562 equivalent of 9 months of benefits, as certified pursuant to paragraph (1) of this subsection.”.

1563 (3) Subsection (c) is amended as follows:

1564 (A) Paragraph (1) is repealed.

1565 (B) Paragraph (2) is amended by striking the phrase “Beginning with July
1566 1 of the first year in which all paid-leave benefit expansions set forth in paragraph (1) of this

1567 subsection have been implemented, and annually thereafter,” and inserting the phrase
1568 “Beginning with July 1, 2022, and annually thereafter,” in its place.

1569 Sec. 4013. Section 1153 of the Universal Paid Leave Implementation Fund Act of 2016,
1570 effective December 3, 2020 (D.C. Law 23-149; D.C. Official Code § 32-551.02), is amended as
1571 follows:

1572 (a) Subsection (d)(2) is amended by striking the phrase “In Fiscal Year 2022,
1573 notwithstanding” and inserting the word “Notwithstanding” in its place.

1574 (b) Subsection (e)(2) is amended by striking the phrase “In Fiscal Year 2022, notwithstanding”
1575 and inserting the word “Notwithstanding” in its place.

1576 **SUBTITLE C. RECREATION PROGRAMMING GRANTS**

1577 Sec. 4021. Short title.

1578 This subtitle may be cited as the “Recreation Programming Funding Expansion
1579 Amendment Act of 2022”

1580 Sec. 4022. Section 3(f) of the Recreation Act of 1994, effective March 23, 1995 (D.C.
1581 Law 10-246; D.C. Official Code § 10-302(f)), is amended as follows:

1582 (a) The lead-in text is amended by striking the phrase “shall issue”.

1583 (b) Paragraph (1) is amended by striking the phrase “A grant” and inserting the phrase
1584 “Shall issue a grant” in its place.

1585 (c) Paragraph (2) is amended by striking the phrase by striking the phrase “One or more
1586 grants that total no more than \$235,000” and inserting the phrase “May issue one or more grants”
1587 in its place.

1588 Sec. 4023. Notwithstanding the Grant Administration Act of 2013, effective December
1589 24, 2013 (D.C. Law 20-61; D.C. Official Code § 1-328.11 *et seq.*), in Fiscal Year 2023 the
1590 Department of Parks and Recreation shall award:

1591 ~~(a) A grant of \$250,000 to the Friends of Carter Barron Amphitheatre to advance the next~~
1592 ~~phase of planning to restore the Carter Barron Amphitheatre in Rock Creek Park; and~~

1593 ~~(b) A~~ grant of \$50,000 to Horton’s Kids to support their work in Ward 8 helping
1594 children and families.

1595 **SUBTITLE D. UNIVERSITY OF THE DISTRICT OF COLUMBIA**
1596 **FUNDRAISING MATCH**

1597 Sec. 4031. Short title.

1598 This subtitle may be cited as the “University of the District of Columbia Fundraising
1599 Match Act of 2022”.

1600 Sec. 4032. (a) In Fiscal Year 2023, of the funds allocated to the Non-Departmental
1601 agency, \$1 shall be transferred to the University of the District of Columbia (“UDC”) for every
1602 \$1 that UDC raises from private donations by April 1, 2023 except, that the total transfer shall
1603 not exceed \$2 million.

1604 (b) Of the amount transferred to UDC pursuant to subsection (a) of this section, no less
1605 than one-third of the funds shall be deposited into UDC’s endowment fund.

1606 **SUBTITLE E. MASTER FACILITIES PLAN**

1607 Sec. 4041. Short title.

1608 This subtitle may be cited as the “Master Facilities Plan Implementation Amendment Act
1609 of 2022”.

1610 Sec. 4042. Section 1104(a)(6) of the School Based Budgeting and Accountability Act of
1611 1998, effective March 26, 1999 (D.C. Law 12-175; D.C. Official Code § 38-2803(a)(6)), is
1612 amended by striking the date “December 15, 2022” and inserting the date “December 15, 2023”
1613 in its place.

1614 **SUBTITLE F. SCHOOL YEAR INTERNSHIP PROGRAM**

1615 Sec. 4051. Short title.

1616 This subtitle may be cited as the “School Year Internship Program Amendment Act of
1617 2022”.

1618 Sec. 4052. Section 2a(a)(2A) of the Youth Employment Act of 1979, effective January 5,
1619 1980 (D.C. Law 3-46; D.C. Official Code § 32-242(a)(2A)), is amended as follows:

1620 (a) Subparagraph (A) is amended by striking the number “350” and inserting the number
1621 “1000” in its place.

1622 (b) Subparagraph (B) is amended as follows:

1623 (1) Sub-subparagraph (i) is amended by striking the phrase “students including”
1624 and inserting the phrase “students, including” in its place.

1625 (2) Sub-subparagraph (ii) is amended to read as follows:

1626 ~~(A) Designate the existing text as sub-sub-subparagraph (I)~~

1627 ~~(B) A new sub-sub-subparagraph (II) is added to read as follows:~~

1628 ~~“(II) DOES shall reserve at least 100 internships for~~
1629 ~~District involved youth in Fiscal Year 2023.”.~~

1630 ~~“(ii) DOES shall give priority over all other applications to the~~
1631 ~~applications of students who are identified as one or more of the following:~~

1632 ~~“(I) Homeless;~~

1633 ~~“(II) In the District’s foster care system;~~

1634 ~~“(III) Qualified for the Temporary Assistance for Needy~~
1635 ~~Families program or the Supplemental Nutrition Assistance Program; or~~

1636 ~~“(IV) A high school student that is one year older, or more,~~
1637 ~~than the expected age for the grade in which the student is enrolled.”~~

1638 ~~(C3) Sub-subparagraph (iii) is repealed.~~

1639 (4) A new sub-subparagraph (iv) is added to read as follows:

1640 ~~“(iv) DOES shall reserve at least 100 internships for District-~~
1641 ~~involved youth in Fiscal Year 2023.”.~~

1642 (c) Subparagraph (C) is amended by striking the phrase “January 5, 2022, and September
1643 15 of each subsequent year” and inserting the phrase “September 15 of each year” in its place.

1644 (d) Subparagraph (D) is amended by striking the phrase “; provided, that for Fiscal Year
1645 2022, internships may begin as late as the second week in January 2022”.

1646 (e) Subparagraph (E) is amended by striking the phrase “of \$10” and inserting “of at least
1647 \$10” in its place.

1648 (f) Subparagraph (F)(ii) is amended by striking the phrase “no later than December 2,
1649 2021, and July 1 of each subsequent year” and inserting the phrase “no later than July 1 of each
1650 year” in its place.

1651 (g) New subparagraphs (I) through (K) are added to read as follows:

1652 “(I) For School Year 2022-2023, DOES may conduct a mid-year
1653 application cycle for students and internship hosts. Students placed with an internship host in the
1654 mid-year application cycle shall begin their internships no later than the second week of January
1655 2023 and remain matched with the host through the last day of May 2023.

1656 “(J)(i) In Fiscal Year 2020~~3~~, DOES shall issue ~~up to 20~~ grants, totaling at
1657 least \$225,000, to governmental or non-governmental entities to host ~~between 5 and 15~~ District-
1658 involved youth. To qualify for a grant, an entity shall:

1659 “(I) Submit an application, supplemental to the application
1660 required pursuant to subparagraph (F)(ii) of this paragraph, that specifies the maximum number
1661 of District-involved youth the entity is able to host:

1662 ~~“(II) Be located in the District;~~

1663 “(III) Be able to provide programming in ~~Wards 5, 7, or~~
1664 ~~8the District;~~

1665 “~~(IVIII)~~ Have experience providing workshops and
1666 programming for youth ages 14 through 21 on topics including life skills, workforce readiness,
1667 health (sexual, mental, physical), financial literacy, career exploration, or parenting; and

1668 “(IV) Have experience working with District-involved
1669 youth.

1670 “(ii) DOES shall:

1671 “(I) Work closely with agencies and organizations listed in
1672 subparagraph (K)(ii) of this paragraph to recruit District-involved youth;

1673 ~~“(II) In addition to the growth and development~~
1674 ~~benchmarks established pursuant to subparagraph (H)(i) of this paragraph, develop or obtain an~~
1675 ~~evaluation tool that grantees shall use to report a District-involved youth’s growth and~~
1676 ~~development over the course of the internship; and~~

1677 “(II) Enter into any agreements with other District
1678 agencies or grantees required by law to prevent disclosure of legally protected information
1679 related to District-involved youth.

1680 “(iii) A grantee shall:

1681 “(I) Submit monthly reports to DOES on District-involved
1682 youth interns’ growth and development ~~using the evaluation tool provided by DOES;~~

1683 “(II) Conduct at least 4 hours of intern training a month on
1684 subjects that may include workforce readiness, self-advocacy and personal agency, health
1685 (physical, mental, sexual), career exploration, life skills, and financial literacy.

1686 “(iv) Every 3 months from the date of placement of District-
1687 involved youth with a grantee, a grantee shall submit a report on the following from the previous
1688 3 months:

1689 “(I) The number of hours each District-involved youth
1690 worked and participated in training;

1691 “(II) The number of total training hours the grantee
1692 conducted with District-involved youth including the number of interns who participated in the
1693 training;

1694 “(III) A list of the training topics that were covered during
1695 the reporting period; and

1696 “(IV) Intern growth and development highlights.

1697 “(K) For the purposes of this paragraph, the term:

1698 ~~“(i) “At risk” means a public school, public charter school, private~~

1699 ~~school, or homeschool student who is identified as one or more of the following:~~

1700 ~~“(I) Homeless;~~

1701 ~~“(II) In the District’s foster care system;~~

1702 ~~“(III) Qualified for the Temporary Assistance for Needy~~

1703 ~~Families program or the Supplemental Nutrition Assistance Program; or~~

1704 ~~“(IV) A high school student that is one year older, or more,~~

1705 ~~than the expected age for the grade in which the student is enrolled.”~~

1706 ~~“(ii) “District-involved youth” means a youth aged 14 through 21~~

1707 ~~who receives services from the following agencies or organizations:~~

1708 ~~“(i) District Department of Human Services;~~

1709 ~~“(ii) Department of Youth Rehabilitation Services;~~

1710 ~~“(iii) Child and Family Services Agency;~~

1711 ~~“(iv) Office of Neighborhood Safety and Engagement;~~

1712 ~~“(v) Organizations that receive District funding for~~

1713 ~~truancy prevention or intervention services; or~~

1714 “(V) Organizations that contract with any agencies listed
1715 in sub-sub-subparagraphs (i) through (iv) of this sub-subparagraph to provide services to
1716 youth.”.

1717 **SUBTITLE G. UDC IT AND NURSING EDUCATION ENHANCEMENTS**

1718 Sec. 4061. Short title.

1719 This subtitle may be cited as the “University of the District of Columbia IT and Nursing
1720 Education Enhancement Amendment Act of 2022”.

1721 Sec. 4062. Section 4096(a)(2) of the IT Community Training and Advisory Board
1722 Establishment Act of 2021, effective November 13, 2021 (D.C. Law 24-45, D.C. Official Code §
1723 32-1691.05(a)(2)), is amended as follows:

1724 (a) Subparagraph (D) is amended by striking the phrase “; and” and inserting a
1725 semicolon in its place.

1726 (b) Subparagraph (E) is amended by striking the period and inserting the phrase “; and”
1727 in its place.

1728 (c) A new subparagraph (F) is added to read as follows:

1729 “(F) The salary and fringe benefits of faculty or staff who teach or support
1730 classes or training in information technology, computer science, or cyber security at UDC-CC.”.

1731 Sec. 4063. ~~Section 4116(b) of the~~ The DC Nurse Education Enhancement Program
1732 Amendment Act of 2021, effective November 13, 2021 (D.C. Law 24-45; D.C. Official Code §
1733 32-1693.05(b)01 *et seq.*), is amended as follows:

1734 (a) Section 4114 (D.C. Official Code § 32-1693.03) is amended as follows:

1735 (1) Subsection (a) is amended as follows:

1736 (A) The lead-in language is amended by striking the phrase “To be eligible
1737 for Program assistance” and inserting the phrase “In Academic Year 2022-2023, to be eligible
1738 for Program assistance” in its place.

1739 (B) Paragraph (3) is amended by striking the semicolon and inserting the
1740 phrase “; and” in its place.

1741 (C) Paragraph (4) is amended by striking the semicolon and inserting a
1742 period in its place.

1743 (D) Paragraphs (5) and (6) are repealed.

1744 (2) A new subsection (a-1) is added to read as follows:

1745 “(a-1) Beginning with Academic Year 2023-2024, to be eligible for Program assistance
1746 while pursuing an RN to BSN degree through UDC, an individual shall:

1747 “(1) Have met the enrollment requirements of UDC;

1748 “(2) Be a resident of the District;

1749 “(3) Have a stated interest in employment in a nursing care occupation;

1750 “(4) Have not already completed a bachelor's degree at an institution of higher
1751 education;

1752 “(5) Have previously obtained a credential as a CNA, HHA, or LPN; and

1753 “(6) Have been employed in the District for a minimum of 2 years as a CNA,
1754 HHA, or LPN with a healthcare employer.”.

1755 (3) Subsection (b) is amended as follows:

1756 (A) The lead-in language is amended by striking the phrase “To be eligible
1757 for Program assistance” and inserting the phrase “In Academic Year 2022-2023, to be eligible
1758 for Program assistance” in its place.

1759 (B) Paragraph (1) is amended by striking the semicolon and inserting the
1760 phrase “; and” in its place.

1761 (C) Paragraph (2) is amended by striking the semicolon and inserting a
1762 period in its place.

1763 (D) Paragraphs (3) and (4) are repealed.

1764 (4) A new subsection (b-1) is added to read as follows:

1765 “(b-1) Beginning with Academic Year 2023-2024, to be eligible for Program assistance
1766 while pursuing an LPN to AASN degree through UDC-CC, an individual shall:

1767 “(1) Meet the conditions outlined in subsection (a)(2), (3), and (4) of this section;

1768 “(2) Meet the enrollment requirements of UDC-CC;

1769 “(3) Have previously obtained a credential as a CNA, HHA, or MA-C; and
1770 “(4) Have been employed in the District for a minimum of 2 years as a CNA,
1771 HHA, or MA-C with a healthcare employer.”.

1772 (b) Section 4116(b) (D.C. Official Code § 32-1693.05(b)) is amended as follows:

1773 _____ (a1) Paragraph (4) is amended by striking the phrase “; and” and inserting a
1774 semicolon in its place.

1775 _____ (b2) Paragraph (5) is amended by striking the period and inserting the phrase “;
1776 and” in its place.

1777 _____ (e3) A new paragraph (6) is added to read as follows:

1778 “(6) The salary and fringe benefits of faculty or staff who teach or support classes
1779 or training in nursing and related health fields in which program participants may enroll at the
1780 University.”.

1781 Sec. 4064. Applicability.

1782 This subtitle shall apply as of July 1, 2022.

1783

1784 **SUBTITLE H. EARLY CHILDHOOD EDUCATOR PAY EQUITY**

1785 **CLARIFICATION**

1786 Sec. 4071. Short title.

1787 This subtitle may be cited as the “Early Childhood Educator Pay Equity Fund
1788 Amendment Act of 2022”.

1789 Sec. 4072. Section 5102 of the Early Childhood Educator Pay Equity Fund Establishment
1790 Act of 2021, effective November 13, 2021 (D.C. Law 24-45; D.C. Official Code § 1-325.431), is
1791 amended as follows:

1792 (a) Subsection (a) is amended by striking the phrase “Education in” and inserting the
1793 phrase “Education (“OSSE”) in” in its place.

1794 (b) Subsection (c) is amended to read as follows:

1795 “(c) The Fund shall be used to:

1796 “(1) Support the implementation of the ECE salary scale established and updated
1797 pursuant to section 11b(b) of the Day Care Policy Act of 1979, effective October 30, 2018 (D.C.
1798 Law 22-179; D.C. Official Code § 4-410.0402(b)).

1799 “(1A) With funds appropriated in Fiscal Years 2022 and 2023, implement an
1800 early educator pay parity program that will provide direct, lump-sum payments to assistant
1801 teachers and lead teachers who elect to participate in the program as follows; provided, that an
1802 employee may elect to receive less than the stated amount:

1803 “(A) \$10,000 each year if the employee is an assistant teacher; and

1804 “(B) \$14,000 each year if the employee is a lead teacher;

1805 “(1B) Beginning in Fiscal Year 2023 and in any future fiscal year in which funds
1806 available for the Fund exceed those required to support other uses authorized pursuant to this
1807 subsection, reduce health insurance premiums paid by child development facilities or eligible
1808 employees of child development facilities, pursuant to an agreement with the DC Health Benefit
1809 Exchange;

1810 “(2)(A) Pay OSSE administrative costs related to implementing the early educator
1811 pay parity program authorized in paragraph (1A) of this subsection or increasing the minimum
1812 compensation for employees of child development facilities pursuant to the ECE salary scale
1813 established and updated pursuant to section 11b(b) of the Day Care Policy Act of 1979, effective
1814 October 30, 2018 (D.C. Law 22-179; D.C. Official Code § 4-410.0102(b)), which may include:

1815 “(i) Personnel costs;

1816 “(ii) Grantee or vendor costs related to distributing pay
1817 supplements to early educators;

1818 “(iii) Costs related to providing technical assistance to child
1819 development facilities; and/or

1820 “(iv) Costs of conducting outreach to early childhood educators
1821 and child development facilities in Fiscal Year 2022 and in Fiscal Year 2023 to support the
1822 implementation of the Fund.

1823 “(B) Administrative costs authorized to be paid pursuant to subparagraph
1824 (A) of this paragraph shall not exceed \$5,390,878 in Fiscal Years 2022 and 2023 and, in any
1825 fiscal year thereafter, 5% of the annual amount deposited in the Fund.”.

1826 (c) A new subsection (d-1) is added to read as follows:

1827 “(d-1) Unless otherwise prohibited by federal law, ~~in Fiscal Years 2022 and 2023~~, lump-
1828 sum payments an individual receives in Fiscal Years 2022 and 2023 from the early educator pay
1829 parity program established pursuant to subsection (c)(1A) of this section shall not be counted as
1830 income or assets:

1831 “(1) For the purposes of determining eligibility or calculating benefits under the
1832 District of Columbia Public Assistance Act of 1982, effective April 6, 1982 (D.C. Law 4-101;
1833 D.C. Official Code § 4-~~202~~201.01 *et seq.*);

1834 “(2) For the purpose of determining eligibility or calculating benefits for the
1835 following benefit programs:

1836 “(A) D.C. HealthCare Alliance, referenced in ~~(section 8(2) of the~~
1837 Department of Health Care Finance Establishment Act of 2007, effective February 27, 2008
1838 (D.C. Law 17-109; D.C. Official Code § 7-771.07(2));

1839 “(B) Educational scholarships the District administers with local funds;

1840 “(C) Home Purchase Assistance Program, referenced in section 3a of ~~the~~
1841 Home Purchase Assistance Fund Act of 1978, effective September 12, 1978~~July 1, 2016~~ (D.C.
1842 Law 21-103139; D.C. Official Code § 42-~~2601-2602.01~~et seq.);

1843 “(D) Housing subsidy vouchers issued through the Rent Supplement
1844 Program, established by ~~(section 26 of the District of Columbia Housing Authority Act of 1999,~~
1845 effective March 2, 2007 (D.C. Law 16-192; D.C. Official Code § 6-226));

1846 “(E) Grandparent Caregiver Program established by section 102 of ~~(the~~
1847 Grandparent Caregivers Pilot Program Establishment Act of 2005, effective March 8, 2006 (D.C.
1848 Law 16-69; D.C. Official Code § 4-251.021~~et seq.~~);

1849 “(F) Close Relative Caregiver Program, established by section 102 of ~~(the~~
1850 Close Relative Caregiver Subsidy Pilot Program Establishment Amendment Act of 2019,
1851 effective November 26, 2019 (D.C. Law 23-32; D.C. Official Code § 4-251.21-22~~et seq.~~); and

1852 “(G) Other District government benefit programs administered with local
1853 funds, including Strong Families, Strong Futures.”.

1854 (d) Subsection (e) is amended to read as follows:

1855 “(e) For the purposes of this section, the term:

1856 “(1) “Assistant teacher” shall have the same meaning as provided in section 2(1)
1857 of the Day ~~care~~-Care Policy Act of 1979, effective September 19, 1979 (D.C. Law 3-16; D.C.
1858 Official Code § 4-401(1)).

1859 “(2) “Child development facility” shall have the same meaning as provided in
1860 section 2(2B) of the Day ~~care~~ Care Policy Act of 1979, effective September 19, 1979 (D.C. Law
1861 3-16; D.C. Official Code § 4-401(2B)).

1862 “(3) “ECE salary scale” shall have the same meaning as provided in section 2(4C)
1863 of the Day ~~care~~ Care Policy Act of 1979, effective September 19, 1979 (D.C. Law 3-16; D.C.
1864 Official Code § 4-401(4C)).

1865 “(4) “Lead teacher” shall have the same meaning as provided in section 2(5A) of
1866 the Day ~~care~~ Care Policy Act of 1979, effective September 19, 1979 (D.C. Law 3-16; D.C.
1867 Official Code § 4-401(5A)).”.

1868 (e) A new subsection (f) is added to read as follows:

1869 “(f) Notwithstanding section 1094 of the Grant Administration Act of 2013, effective
1870 December 24, 2013 (D.C. Law 20-61; D.C. Official Code § 1-328.13), OSSE may enter into a
1871 sole source grant agreement covering Fiscal Years 2022 and 2023 for the purpose of
1872 implementing the early educator pay parity program by distributing direct, lump-sum payments
1873 to employees of early childhood development providers, as authorized pursuant to subsection
1874 (c)(1A) of this section.”.

1875 Sec. 4073. The Day ~~care~~ Care Policy Act of 1979, effective September 19, 1979 (D.C.
1876 Law 3-16; D.C. Official Code § 4-401 *et seq.*), is amended as follows:

1877 (a) Section 2 (D.C. Official Code § 4-401) is amended as follows:

- 1878 (1) Existing paragraph (1) is redesignated as paragraph (1C).
- 1879 (2) Existing paragraph (1A) is redesignated as paragraph (1D).
- 1880 (3) New paragraphs (1), (1A), and (1B) are added to read as follows:
- 1881 “(1) The term “assistant teacher” means a child development facility employee in
1882 one of the following roles who cares for children aged 5 or under, toddlers, or infants:
- 1883 “(A) Assistant teacher in a child development center, as defined in 5-A
1884 DCMR § 166.1, including an assistant teacher employed in a Pre-K Enhancement and Expansion
1885 Program Community Based Organization; or
- 1886 “(B) Associate caregiver in an expanded child development home, as
1887 defined in 5-A DCMR § 171.
- 1888 “(1A) The term “Associate’s” means an associate’s degree from an institution of
1889 higher education accredited by an agency recognized by the U.S. Secretary of Education or the
1890 Council for Higher Education Accreditation.
- 1891 “(1B) The term “Bachelor’s” means a bachelor’s degree from a college or
1892 university accredited by an agency recognized by the U.S. Secretary of Education.”.
- 1893 (4) New paragraphs (2A) and (2B) are added to read as follows:
- 1894 “(2A) The term “CDF payroll formula” means the child development facility
1895 payroll funding formula the Department establishes pursuant to section 3(b)(1).

1896 “(2B) "Child development facility" means a center, home, or other structure that
1897 is licensed by the Office of the State Superintendent of Education to provide care and other
1898 services, supervision, and guidance for children, infants, and toddlers on a regular basis,
1899 regardless of its designated name. The term "child development facility" does not include a
1900 public or private elementary or secondary school engaged in legally required educational and
1901 related functions.”.

1902 (5) Paragraph (4) is amended by striking the phrase “Executive Office of the
1903 Mayor or the Mayor’s designee” and inserting the phrase “the Office of the State Superintendent
1904 of Education” in its place.

1905 (6) Existing paragraph (4A) is redesignated as paragraph (4E4D).

1906 (7) New paragraphs (4A), (4B), and (4C) are added to read as follows:

1907 “(4A) The term “Early Childhood Educator Pay Equity Fund” means the special
1908 fund established pursuant to section 5102 of the Early Childhood Educator Pay Equity Fund
1909 Establishment Act of 2021, effective November 13, 2021 (D.C. Law 24-45; D.C. Official Code §
1910 1-325.431).

1911 “(4B) The term “ECE” means early childhood education.

1912 “(4C) The term “ECE salary scale” means the early childhood educator salary
1913 scale for lead and assistant teachers established and updated pursuant to section 411b(b).”.

1914 (8) Existing paragraph (5A) is redesignated as paragraph (5B).

- 1915 (9) Newly designated paragraph (5B) is repealed.
- 1916 (10) Existing paragraph (5B) is redesignated as paragraph (5C).
- 1917 (11) Existing paragraph (5C) is redesignated as paragraph (5D).
- 1918 (12) A new paragraph (5A) is added to read as follows:
- 1919 “(5A) The term “lead teacher” means a child development facility operator or
- 1920 employee in one of the following roles, who cares for children aged 5 and under, toddlers, or
- 1921 infants:
- 1922 “(A) Teacher in a child development center, as defined in 5-A DCMR §
- 1923 165.1, excluding a teacher employed to teach pre-kindergarten in a Pre-K Enhancement and
- 1924 Expansion Program Community Based Organization;
- 1925 “(B) Child development home caregiver, as defined in 5-A DCMR §
- 1926 168.1.
- 1927 “(C) Expanded child development home caregiver, as defined in 5-A
- 1928 DCMR § 170.2.”.
- 1929 (ab) Section 3 (D.C. Official Code § 4-402) is amended as follows:
- 1930 (1) Designate the existing text as subsection (a).
- 1931 (2) A new subsection (b) is added to read as follows:
- 1932 “(b) The Department is further authorized to provide supplemental payments to child
- 1933 development facilities licensed pursuant to section 5 of the Child Development Facilities

1934 Regulation Act of 1998, effective April 13, 1999 (D.C. Law 12-215; D.C. Official Code § 7-

1935 2034), to implement the ECE salary scale. The Department shall:

1936 “(1) Establish and periodically update a child development facilities payroll

1937 funding formula through rules issued pursuant to Title ~~4~~I of the District of Columbia

1938 Administrative Procedures Act, approved October 21, 1968 (82 Stat. 1204; D.C. Official Code §

1939 2-501 *et seq.*), which the Department shall use to issue payments from the Early Childhood

1940 Educator Pay Equity Fund to licensed child development facilities that enter into contracts or

1941 agreements with the Department to implement the minimum salaries provided in the ECE salary

1942 scale;

1943 “(2) Publish a recommended salary schedule, consistent with the minimum

1944 salaries in the ECE salary scale, which shall include pay bands or steps that reflect proposed

1945 salary increases based on experience or time-in-position;

1946 “(3) Establish requirements for licensed child development facilities to receive

1947 CDF payroll formula funds;

1948 “(4) Execute contracts or agreements with licensed child development facility

1949 operators to govern Department distribution and facility use and administration of CDF payroll

1950 formula funds, which shall:

1951 “(A) Be renewed not less than once every 3 years;

1952 “(B) Describe the basis on which CDF payroll formula payments will be
1953 calculated;

1954 “(C) Provide a schedule of when the Department will distribute CDF
1955 payroll formula payments;

1956 “(D) State requirements for participating facilities and remedies for failure
1957 to meet requirements; and

1958 “(E) Specify reporting and auditing requirements for participating
1959 facilities; and

1960 “(5) Ensure that licensed child development facilities that receive CDF payroll
1961 formula funds pay lead teachers and assistant teachers employed by the child development
1962 facility wages or salaries, on a regular basis, that meet or exceed the minimum salaries in the
1963 ECE salary scale applicable for an employee’s role and credentials.

1964 “(c)(1) By March 1, 2023, the Department shall publish the first CDF payroll formula,
1965 which shall be based on the recommendations in the Final Report of the Early Childhood
1966 Educator Equitable Compensation Task Force, introduced March 23, 2022 (RC 24-154), and
1967 take into account the cost modeling analysis conducted pursuant to section 11a(b). The CDF
1968 payroll formula shall incorporate the estimated cost for child development facilities to implement
1969 the minimum salaries specified in section 11b(b). The publication shall include: ~~the~~

1970 “(A) The estimated total cost of payments to be made to child
1971 development facilities ~~for in Fiscal Year 2024;~~
1972 “(B) An explanation of the methodology used to develop the ~~upcoming~~
1973 ~~fiscal-year-CDF payroll formula; and and the total cost of salaries based on average salary and by~~
1974 ~~experience.~~
1975 “(C) The information required to be reported pursuant to section 11a(c).
1976 “(2) The proposed CDF payroll formula shall account for valid and reliable
1977 indicators of child, family, or community economic disadvantage and resources, in order to
1978 direct increased funding to child development facilities serving families and communities with
1979 fewer economic resources.”.

1980 (b) Section 5a(a) (D.C. Official Code § 4-404.01(a)) is amended as follows:

1981 (1) Paragraph (5) is amended by striking the phrase “when the foster care provider
1982 is working, if only one foster care provider is in the home, when both foster care providers are
1983 working, if 2 foster care providers are in the home, and child care services are in the best interest
1984 of the child”.

1985 (2) Paragraph (7) is repealed.

1986 (3) Paragraph (8) is repealed.

1987 (c) Section 11a (D.C. Official Code § 4-410.01) is amended to read as follows:

1988 “Sec. 11a. Studies of child development facilities for infants and toddlers.

1989 “(a) OSSE shall make public its payment rates for child development facilities
1990 participating in the child care subsidy program by October 1 of each year.

1991 “(b) By March 1, 2023, February 1, 2024, and on a triennial basis thereafter, OSSE shall
1992 conduct a cost modeling analysis to estimate the ~~operating~~ costs of care for child development
1993 facilities in the District. The analysis shall incorporate the cost of implementing to implement the
1994 ECE salary scale established and updated pursuant to section 11b(b).

1995 “(c) By February 1, 2024, and on a triennial basis thereafter, OSSE shall submit a report
1996 to the Council that includes:

1997 “(1) The findings from the cost modeling analysis, updated to include the current
1998 ECE salary scale;

1999 “(2) A description of the methodology used to determine the cost of care,
2000 including the ECE salary scale;

2001 “(3) and aAn analysis of child development facilities that assesses:

2002 “(A) Quality rating under the Quality Rating and Improvement System;

2003 “(B) Type of facility;

2004 “(C) Number and age of infants, toddlers, and children served and number
2005 of classrooms per age-group;

2006 “(D) Proportion and reimbursement rate for infants, toddlers, and children
2007 served who participate in the child care subsidy program;

2008 “(E) Staffing costs associated with applying the ECE salary scale;
2009 including benefits;
2010 “(F) Whether the facility participates in a shared service alliance,
2011 including the Quality Improvement Network; and
2012 “(G) Total number of early childhood educators, differentiated by role and
2013 credential, used in the cost modeling analysis.”;
2014 “(H) Payroll costs associated with ensuring all applicable federal and
2015 District labor laws are implemented in each child development facility; and
2016 “(I) Costs associated with employer-paid benefits packages; and
2017 “(4) An assessment of the Early Childhood Educator Pay Equity Fund’s ability to
2018 fund the implementation of the ECE salary scale in all child development facilities who have
2019 agreements with the Department.”.
2020 (e) Section 11b (D.C. Official Code 4-410.02) is amended to read as follows:
2021 “Sec. 11b. Payments to child development facilities.
2022 “(a)(1) By October 1, 2024, and on a triennial basis thereafter, the Department shall
2023 establish child care subsidy payment rates for child development facilities providing care for
2024 infants, toddlers, and children ages birth to 5.
2025 “(2) Subject to available appropriations, the ~~rate~~ child care subsidy rates shall be
2026 sufficient to, when combined with CDF payroll formula payments, provide a child development

2027 facility with funding to operate based on a cost modeling analysis that incorporates costs
2028 incurred as a result of implementing the ECE salary scale. [CDF payroll formula payments shall](#)
2029 [be supplemental to child care subsidy payments.](#)

2030 “(b) Beginning in Fiscal Year 2024, child development facilities that enter into a contract
2031 or agreement with the Department to receive monies from the Early Childhood Educatory Pay
2032 Equity Fund shall use such monies to [achieve pay](#), at minimum, the salaries for assistant and lead
2033 teachers listed in Tables 1 and 2:

Table 1: Assistant Teacher Minimum Salaries

Credential Level	Minimum salary
Less than a CDA	\$39,250/year (\$19/hour)
CDA	\$45,488/year (\$21.85/hour)
Associate’s	\$48,216/year (\$23.18/hour)

2034

Table 2: Lead Teacher Minimum Salaries

Credential Level	Minimum salary
CDA or 48 credit hours with greater than or equal to 15 credit hours in ECE	\$48,216 (\$23.18/hour)

Associate's in ECE or Associate's with greater than or equal to 24 credit hours in ECE	\$56,725 (\$27.27/hour)
Bachelor's in ECE or Bachelor's with greater than or equal to 24 credit hours in ECE	\$66,735 (\$32.08/hour)

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“(bc)(1) Beginning February 1, 2023, and annually by February 1 thereafter, the Department shall recommend updates to Tables 1 and 2 to reflect minimum assistant teacher and lead teacher salaries for the following fiscal year. The proposed updates shall incorporate the following principles:

“(A) The minimum salary for a lead teacher with a bachelor’s degree in ECE or a bachelor’s degree with greater than or equal to 24 credit hours in ECE shall be equal to or greater than the minimum salary of a full-time, 12-month teacher with a bachelor’s degree employed by the District of Columbia Public Schools.

“(B) The minimum salary for a lead teacher with an associate’s degree in ECE or an associate’s degree with greater than or equal to 24 credit hours in ECE shall aim to be 85% of the minimum salary of a lead teacher with a bachelor’s degree in ECE or a bachelor’s degree with great than or equal to 24 credit hours in ECE;

2048 “(C) The minimum salary for a lead teacher with a CDA or 48 credit hours
2049 with greater than or equal to 15 credit hours in ECE shall aim to be 85% of the minimum salary
2050 of a lead teacher with an associate degree in ECE or an associate degree with greater than or
2051 equal to 24 credit hours in ECE;

2052 “(D) The minimum salary for an assistant teacher with an associate degree
2053 should be equal to the minimum salary of a lead teacher with a CDA or 48 credit hours with
2054 greater than or equal to 15 credit hours in ECE;

2055 “(E) The minimum salary for an assistant teacher with a CDA should be
2056 equal to 94% of the minimum salary for an assistant teacher with an associate degree; and

2057 “(F) Each salary level shall annually increase in proportion to the annual
2058 average increase, if any, in the Consumer Price Index for All Urban Consumers in the
2059 Washington Metropolitan Statistical Area published by the Bureau of Labor Statistics of the
2060 United States Department of Labor for the previous calendar year, rounded to the nearest
2061 multiple of \$.05; provided, that the increase shall not exceed 23%.

2062 “(2) The Department shall aim to maintain the ongoing solvency of the Early
2063 Childhood Educator Pay Equity Fund. If the Department’s recommended updates to Tables 1 and
2064 2 deviate from the principles set forth in paragraph (1) of this paragraph, it shall provide an
2065 explanation for the deviation.

2066 “(3) The Mayor shall include the updated tables in the Mayor’s annual budget
2067 submission to the Council.

2068 “(ed)(1) In the event that funds available in the Early Childhood Educator Pay Equity
2069 Fund are insufficient to cover the costs to implement the ECE salary scale, the Department may
2070 do any combination of the following:

2071 “(A) Reduce CDF payroll formula payments to child development
2072 facilities to align with the availability of funds and issue guidance to facilities for adjusting
2073 implementation of the [ECE](#) salary scale for the fiscal year; or

2074 “(B) Reduce the number of child development facilities receiving CDF
2075 payroll formula payments, in which case the Department shall prioritize funding to child
2076 development facilities receiving subsidy payments pursuant to section 5a.

2077 “(2) The Department shall notify the Council of reductions authorized in
2078 paragraph (1) of this subsection within 5 business days after the decision to make such
2079 reductions is made.”.

2080 Sec. 4074. The Office of the State Superintendent of Education Pay Parity Program for
2081 Early Childhood Educators Authorization Temporary Amendment Act of 2022, ~~enacted-effective~~
2082 [May 19](#)~~March 28~~, 2022 (D.C. ~~Act-Law~~ [24-368126](#); 69 DCR 3016), is repealed.

2083 [Sec. 4075. Applicability.](#)

2084 This subtitle shall apply as of the effective date of the Fiscal Year 2023 Budget Support
2085 Emergency Act of 2022, passed on emergency basis on June 7, 2022, (Bill 24-___).

2086 **SUBTITLE I. DC INFRASTRUCTURE ACADEMY CDL PIPELINE PILOT**
2087 **PROGRAM**

2088 Sec. 4081. Short title.

2089 This subtitle may be cited as the “DC Infrastructure Academy Commercial Driver’s
2090 License Mass Transportation Pipeline Pilot Program Amendment Act of 2022”.

2091 Sec. 4082. Section 2e of the Youth Employment Act of 1979, effective December 3, 2020
2092 (D.C. Law 23-149; D.C. Official Code § 32-246), is amended by adding a new subsection (d) to
2093 read as follows:

2094 “(d)(1) In Fiscal Year 2023, the DCIA shall administer a Commercial Driver’s License
2095 (“CDL”) mass transportation pipeline pilot program (“pilot program”) that will train and support
2096 District residents to work toward employment with local mass transportation agencies such as
2097 the Washington Metropolitan Area Transportation Authority (“WMATA”).

2098 “(2) To implement the pilot program, DCIA shall:

2099 “(A) Screen candidates for their suitability to receive their CDL and be
2100 hired as bus drivers with mass transportation agencies;

2101 “(B) Train candidates to receive their CDL or refer candidates to external
2102 training based on candidates’ suitability;

2103 “(C) Provide candidates with assistance completing their CDL
2104 applications and applying for employment with local mass transportation agencies, including
2105 through:

2106 “(i) Resume development;

2107 “(ii) Employment-readiness skills development; and

2108 “(iii) Interview preparation; and

2109 “(D) Recruit candidates for the pilot program.

2110 “(3) DCIA shall select candidates to participate in the pilot program through
2111 suitability screening that will ensure participants have a high likelihood of being hired by local
2112 mass transportation agencies. Screening may include a criminal background check, screening for
2113 use of drugs and alcohol, or a review of participants’ driving, employment, or medical records.

2114 “(4) DCIA shall train or refer participants to external training with local mass
2115 transportation agencies based on participants’ suitability and qualifications.

2116 “(5) DCIA’s CDL training program may be facilitated by DCIA staff or through
2117 contracts with training providers. DCIA may coordinate with mass transportation agencies to
2118 obtain vehicles or other training materials to create new or expand existing CDL training.

2119 “(6) DCIA shall provide CDL test preparation assistance for all participants who
2120 receive DCIA-administered CDL training. This assistance may include:

2121 “(A) Working with the Department of Motor Vehicles to schedule tests;

2122 “(B) Leading and facilitating test preparation sessions;

2123 “(C) Educating participants on test-taking strategies; and

2124 “(D) Providing support to participants with test performance anxiety.

2125 “(7) DCIA shall launch a Districtwide campaign to recruit participants for the
2126 pilot program. Recruitment shall include outreach to American Job Center visitors, and current
2127 and past participants of DOES programs including the DCIA, Project Empowerment, DC Career
2128 Connections, Pathways for Young Adults, and the Marion Barry Summer Youth Employment
2129 Program. Recruitment may also include outreach to adult education programs and District
2130 residents who are drivers with ridesharing companies.

2131 “(8) DCIA may accept a candidate who is deemed unsuitable for employment
2132 with a mass transportation agency due to a candidate’s failure to pass drug or alcohol screening
2133 into the pilot program to receive DCIA-administered CDL training if DCIA determines that the
2134 candidate would likely be able to pass drug and alcohol screening in the future. DCIA may
2135 provide such participants with support or referrals to community services to address substance
2136 abuse concerns.

2137 “(9) For the purposes of this subtitle:

2138 “(A) “CDL” means a commercial driver’s license issued by the District of
2139 Columbia or other jurisdiction, in accordance with the federal regulations, 49 CFR Part 383, to
2140 an individual which authorizes the individual to operate a class of commercial vehicle.

2141 “(B) “Mass transportation agency” means a government, quasi-
2142 government, or privately owned agency that transports the public by bus, train, trolley, streetcar,
2143 shuttle, or other means. These agencies may include WMATA, the DC Circulator, or the DC
2144 Streetcar.”.

2145 **SUBTITLE J. SCHOOL ATTENDANCE ZONE BOUNDARIES UPDATE**

2146 Sec. 4091. Short title.

2147 This subtitle may be cited as the “Attendance Zone Boundaries Amendment Act of
2148 2022”.

2149 Sec. 4092. Section 4072 of the Attendance Zone Boundaries Act of 2013, effective
2150 December 24, 2013 (D.C. Law 20-61; D.C. Official Code § 38-221), is amended as follows:

2151 (a) Designate the existing text as subsection (a).

2152 (b) ~~New subsections~~ A new subsection (b) ~~and (c) are~~ is added to read as follows:

2153 “(b) In calendar year 2023 and every 10 years thereafter, the Mayor shall complete a
2154 comprehensive review of District of Columbia Public Schools (“DCPS”) student assignment
2155 policies. The review shall include and examination of and recommendations regarding the
2156 following:

2157 ~~“(c) The comprehensive review shall include an examination of and recommendation for:~~

2158 “(1) Student assignments to schools by right based on ~~District of Columbia Public~~
2159 ~~School~~ DCPS attendance zones and feeder pathways, ~~which shall include~~ including:

2160 “(A) Attendance zone boundaries;

2161 “(B) School feeder patterns; and

2162 “(C) By right admission to a zoned school for preK-3 and preK-4

2163 students~~Early childhood education access by right~~;

2164 “(2) Whether there is adequate capacity in zoned ~~District of Columbia Public~~

2165 Schools-DCPS facilities, ~~which shall include~~including whether there is adequate capacity at each

2166 of the following grade levels:

2167 “(A) Early childhood ~~capacity~~;

2168 “(B) ~~Capacity for elementary~~ Elementary school ~~grades~~;

2169 “(C) ~~Capacity for m~~ Middle school ~~grades~~; and

2170 “(D) ~~Capacity for h~~ High school ~~grades~~;

2171 “(3) Whether there is equitable access among District students to high-quality

2172 ~~public-DCPS~~ schools, ~~which shall include~~including:

2173 “(A) Standards ~~on~~ for out-of-boundary minimums;

2174 “(B) Placement priorities for students designated “at-risk”;

2175 “(C) Specialized and selective programs and schools; ~~and~~

2176 “(D) Modes of transportation by which students travel to school; and

2177 “(E) Other factors related to equitable access as deemed appropriate by the

2178 Deputy Mayor for Education.”

2179 ~~“(4) Education infrastructure planning, which shall include:~~

2180 ~~“(A) Enrollment and facilities planning; and~~

2181 ~~“(B) Planning across public school sectors.”.~~

2182 **SUBTITLE K. PUBLIC SCHOOL HEALTHY FOOD CURRICULUM GRANTS**

2183 Sec. 4101. Short title.

2184 This subtitle may be cited as the “Public School Healthy Food Curriculum Grants
2185 Amendment Act of ~~2023~~2022”.

2186 Sec. 4102. Section 302 of the Healthy Schools Act of 2010, effective July ~~1727~~, 2010
2187 (D.C. Law 18-209; D.C. Official Code § 38-823.02), is amended as follows:

2188 (a) Designate the existing text as subsection (a).

2189 (b) A new subsection (b) is added to read as follows:

2190 “(b) In Fiscal Year 2023, notwithstanding the Grant Administration Act of 2013,
2191 effective December 24, 2013 (D.C. Law 20-61; D.C. Official Code § 1-328.11 *et seq.*), no later
2192 than November 1, 2022, the Office of the State Superintendent of Education shall issue a
2193 \$1,600,000 grant to a not-for-profit organization that currently partners with the District of
2194 Columbia Public Schools (“DCPS”) to integrate farming, cooking, and nutrition education
2195 curriculum (“healthy food programming”) into core academics for the purpose of continuing
2196 such programming at DCPS in the 2022-2023 school year.

2197 Sec. 4103. Applicability.

2198 This subtitle shall apply as June 24, 2022the effective date of the Fiscal Year 2023
2199 Budget Support Emergency Act of 2022, passed on emergency basis on June 7, 2022 (Bill 24-
2200 ___).

2201 **SUBTITLE L. STRUCTURED LITERACY TRAINING ACTION PLAN**

2202 Sec. 4111. Short title.

2203 This subtitle may be cited as the “Structured Literacy Action Plan ~~Amendment~~ Act of
2204 2022”.

2205 Sec. 4112. Definitions.

2206 For the purposes of this subtitle:

2207 (1) “DCPS” means the District of Columbia Public Schools;

2208 (2) ~~“Public charter schools” shall have the same meaning as provided in § 38-~~
2209 ~~1800.02(29);~~

2210 (3) ~~“OSSE” means the Office of the State Superintendent of Education,~~
2211 ~~established by § 38-2601;~~

2212 (4) “ELL” means English Language Learner;

2213 (5) “EPP” means Education Preparation Provider;

2214 (6) ~~“Structured Literacy Training” means professional development instruction~~
2215 ~~provided to teachers on effective and systematic instructional practices in reading, including~~

2216 ~~phonemic awareness, phonics, fluency, vocabulary, and comprehension; and the use of~~
2217 ~~empirically validated instructional methods that are appropriate for struggling readers;~~

2218 (74) ~~“Literacy eEducators in an instructional role”~~ means a DCPS English
2219 Language Arts instructional coach, English Language Arts assistant principal, general
2220 instructional coach, literacy assistant principal, or reading specialist.

2221 (5) ~~“OSSE” means the Office of the State Superintendent of Education.~~

2222 (6) ~~“Public charter schools” shall have the same meaning as provided in section~~
2223 ~~2002(29) of the District of Columbia School Reform Act of 1995, effective April 26, 1996 (110~~
2224 ~~Stat. 1321-226; D.C. Official Code § 38-1800.02(29)).~~

2225 (7) ~~“Structured literacy training” means professional development instruction on:~~

2226 (A) ~~Effective and systematic instructional practices in reading, including~~
2227 ~~phonemic awareness, phonics, fluency, vocabulary, and comprehension; and~~

2228 (B) ~~The use of empirically validated instructional methods that are~~
2229 ~~appropriate for early, emergent, and struggling readers.~~

2230 (8) ~~“Public elementary school” means a District school that is either a DCPS~~
2231 ~~school or a public charter school and that serves any grades in the kindergarten through grade 5~~
2232 ~~range.~~

2233 (9) ~~“General education teacher” means a teacher who is responsible for providing~~
2234 ~~instruction in one or all of the following subjects:~~

2235 (A) Reading;

2236 (B) Social Studies~~History;~~

2237 (C) Mathematics; and

2238 (D) Science.

2239 Sec. 4113. Structured Literacy Training for ~~Instructional Coaches~~DCPS.

2240 (a) Starting no later than November 1, 2022, DCPS shall provide all literacy educators ~~in~~
2241 ~~an instructional role~~ serving DCPS students in kindergarten through grade 5 who have not
2242 already completed structured literacy training, shall be provided the opportunity to receive at
2243 least 45 hours of structured literacy training over 2 consecutive years, ~~except:~~

2244 ~~(1) Educators in an instructional role who have previously completed at least 45~~
2245 ~~hours of structured literacy training.~~

2246 (b) Literacy eEducators ~~in an instructional role~~ shall receive a \$2,000 stipend for
2247 participation in structured literacy training if they are the training is not provided the training
2248 during school hours.

2249 Sec. 4114. Early Literacy Education Task Force ~~Establishment~~establishment.

2250 (a)(1) Starting no later than December 1, 2022, OSSE shall convene a task force of
2251 District government agency representatives, which shall be known as the Early Literacy
2252 Education Task Force (“task force”). The task force shall include ~~literacy experts including~~
2253 representatives from the following ~~organizations and~~ District government agencies:

2254 ~~_____ (1A) OSSE;~~
2255 ~~_____ (2B) DCPS;~~
2256 ~~(3C) DC Public Charter School Board;~~
2257 ~~(4D) State Board of Education; and~~
2258 ~~_____ (5E) Deputy Mayor for Education.~~
2259 ~~_____ (62) The Chairman of the Council shall appointee a Council representative to the~~
2260 ~~task force.~~
2261 (b) The task force shall:
2262 ~~(1) Meet at least every 4 to 6 weeks until a report is completed.~~
2263 ~~_____ (2) S submit an early literacy education report to the Mayor and Council by~~
2264 ~~September 30, 2023, that identifies.~~
2265 ~~(1) The report shall identify~~ implementable steps to accomplish the following in 4
2266 years:
2267 (A) Provide all ~~kindergarten through grade five DCPS and DC~~ public
2268 ~~elementary school general education charter school~~ teachers and school leaders, including special
2269 education teachers, ELL teachers, and librarians, ~~principals, and EPP faculty,~~ at least 45 hours of
2270 structured literacy training over ~~two~~ 2 years;

2271 (B) Provide ELL teachers serving ~~DCPS and DC~~ public ~~charter~~
2272 elementary school students ~~in kindergarten through grade 5~~ the option to receive bilingual
2273 structured literacy training;

2274 (C) Provide all public elementary school ~~leaders serving DCPS~~
2275 administrators, instructional coaches, and ~~DC public charter school students in kindergarten~~
2276 ~~through grade 5, including principals, and assistant principals~~ EPP faculty responsible for
2277 evaluating or providing instructional support to general education teachers, with structured
2278 literacy training, including the option to receive specialized administrator structured literacy
2279 training;

2280 (D) ~~Track DCPS and DC~~ Establish a mechanism for tracking public
2281 elementary charter school teacher and staff school leader completion of 45 hours of structured
2282 literacy training;

2283 ~~(E) Identify one literacy training program vendor to provide to all trainees~~
2284 ~~or provide justification to the Council of why more than one vendor is needed and how the~~
2285 ~~structured literacy training provided by multiple vendors complement one another;~~

2286 ~~(FE)~~ -Ensure all ~~DCPS and DC~~ public ~~charter elementary~~ school
2287 instructional staff have access to and use culturally responsive, high-quality instructional
2288 materials reviewed by an expert review organization to ensure alignment with DC Common Core
2289 State English and Language Arts standards~~OSSE early literacy education standards~~; and

2290 (GF) Provide all ~~DCPS and DC public charter schools serving students in~~
2291 ~~kindergarten through grade five, to have access to an educator in an instructional~~
2292 ~~role who provides on-the-job support to teachers.~~ all public elementary school teachers access to
2293 on-the-job support from an expert in structured literacy training.

2294 (2) The report shall further:

2295 (A) Identify one literacy training program vendor to provide training to all
2296 trainees or provide justification of why more than one vendor is needed and how the structured
2297 literacy training provided by multiple vendors complement one another; and

2298 (B) Recommend whether it is advisable to provide pre-kindergarten
2299 educators and educators serving DCPS and public charter school students above grade 5 with
2300 structured literacy training in future years.

2301 (c) The task force shall meet every 6 weeks until it submits the report required pursuant
2302 to subsection (b) of this section.

2303 (d) The task force shall not be considered a public body for purposes of the Open
2304 Meetings Act, effective March 31, 2011 (D.C. Law 18-350; D.C. Official Code § 2-571 et seq.).

2305 **SUBTITLE M. RESEARCH PRACTICE PARTNERSHIP CLARIFICATION**

2306 Sec. 4121. Short title.

2307 This subtitle may be cited as the “Research Practice Partnership Clarification
2308 Amendment Act of 2022”.

2309 Sec. 4122. The District of Columbia Education Research Practice Partnership
2310 Establishment and Audit Act of 2018, effective March 28, 2019 (D.C. Law 22-268; D.C. Official
2311 Code § 38-785.01 et seq.), is amended as follows:

2312 (a) Section 103 (D.C. Official Code § 38-785.02) is amended by adding a new subsection
2313 (d) to read as follows:

2314 “(d) Notwithstanding section 1094 of the Grant Administration Act of 2013, effective
2315 December 24, 2013 (D.C. Law 20-61; D.C. Official Code § 1-328.13), in Fiscal Year 2023 no
2316 later than November 15, 2022, the Deputy Mayor for Education shall issue a grant to the
2317 Partnership in the amount of \$400,000.”.

2318 (b) Section 105 (D.C. Official Code § 38-785.04) is amended by adding a new subsection
2319 (e) to read as follows:

2320 “(e) Notwithstanding any other provision of law, the Partnership and its executive
2321 director may provide staff support to the Advisory Committee, including the scheduling of
2322 meetings, and the drafting of documents.”.

2323 **SUBTITLE N. UPSFF ADEQUACY STUDY**

2324 Sec. 4131. Short title.

2325 This subtitle maybe cited as “UPSFF Adequacy Study Amendment Act of 2022.”

2326 Sec. 4132. Section 202 of the Department of Education Establishment Act of 2007,
2327 effective June 12, 2007 (D.C. Law 17-9; D.C. Official Code § 38-191), is amended by adding a
2328 new subsection (g) to read as follows:

2329 “(g)(1) By September 30, 2023, and every 5 years thereafter, the Mayor shall submit to
2330 the Council an in-depth education funding adequacy study that:

2331 “(A) Reviews the Uniform Per Student Funding Formula (“UPSFF”), the
2332 city’s method for allocating local operating dollars to District of Columbia Public Schools
2333 (“DCPS”) and public charter schools, provided in the Uniform Per Student Funding Formula Act
2334 of 1998, March 26, 1999 (D.C. Law 12-207; D.C. Official Code § 38-2901 *et seq.*) (“UPSFF
2335 Act”), by, among other things, reviewing:

2336 “(i) The costs and expenses associated with operating DCPS and
2337 public charter schools included and excluded from the UPSFF, and recommending revisions; and

2338 “(ii) The categories and weights provided in sections 104, 105,
2339 106, and 106a of the UPSFF Act and recommending revisions, including possible new categories
2340 or weights, if any; and

2341 “(B) Considers how the UPSFF can contribute to more equitable student
2342 outcomes.”.

2343 SUBTITLE O. DUKE ELLINGTON SCHOOL OF THE ARTS FUNDING AND

2344 ORGANIZATION MODEL

2345 Sec. 4141. Short title.

2346 This subtitle may be cited as the “New Funding and Organizational Model for the Duke
2347 Ellington School of the Arts Amendment Act of 2022”.

2348 Sec. 4142. Section 4253 of the Duke Ellington School of the Arts New Funding and
2349 Organization Model Act of 2021, effective November 13, 2021 (D.C. Law 24-45; D.C. Official
2350 Code § 38-2992), is amended to read as follows:

2351 “Sec. 4253. Proposed new funding and organizational model for the Duke Ellington
2352 School of the Arts.

2353 “(a) The Chancellor or his DCPS designee shall meet with the DESAP Board of Directors
2354 at least once every 4 weeks to discuss a proposed new funding and organizational model for the
2355 Duke Ellington School of the Arts (“DESA”) until a Memorandum of Agreement (“MOA”) is
2356 signed by both parties.

2357 “(b) The proposed new funding and organizational model shall address and resolve the
2358 following matters:

2359 “(1) The conversion of DESAP faculty and staff, other than the DESAP Principal,
2360 to DCPS employee status with levels of pay for all such individuals comparable to those of
2361 DCPS employees;

2362 “(2) The absorption of all of DESA’s human resources for DESA employees, staff
2363 payroll for DESA employees, and student support functions into the budget of DCPS;

2364 “(3) The preservation of, and due regard for, the dual-curriculum nature of DESA,
2365 including its arts faculty and staff;

2366 “(4) The continuation of DESA’s pre-professional arts program at the same or
2367 higher level of quality as the current pre-professional arts program; and

2368 “(5) The continued role of the DESAP Board of Directors in providing guidance
2369 and support for the DESA arts program, including partnerships with third-party organizations
2370 and the Ellington Fund.

2371 “(c) DCPS shall submit the MOA to the Council no later than 2 weeks after it is signed
2372 by DCPS and the DESAP Board of Directors.

2373 “(d) DCPS and the DESAP Board of Directors shall independently and promptly present
2374 to the Council a report detailing their proposed new DESA funding and organizational model
2375 together with a recommendation for Council action should an MOA not be attained by December
2376 31, 2022.

2377 “(e) The Chairman of the Council may appoint up to 2 observers to attend the meetings
2378 between DCPS and the DESAP Board of Directors.”.

2379 Sec. 4143. Applicability.

2380 This subtitle shall apply as of the effective date of the Fiscal Year 2023 Budget Support
2381 Emergency Act of 2022, passed on emergency basis on June 7, 2022 (enrolled version of Bill 24-
2382 _____).

2383 **TITLE V. HUMAN SUPPORT SERVICES**

2384 **SUBTITLE A. MEDICAID HOME AND COMMUNITY-BASED SERVICES**

2385 **ENHANCEMENT FUND**

2386 Sec. 5001. Short title.

2387 This subtitle may be cited as the “Medicaid Home and Community-Based Services
2388 Enhancement Fund Establishment Act of 2022”.

2389 Sec. 5002. The Department of Health Care Finance Establishment Act of 2007, effective
2390 February 27, 2008 (D.C. Law 17-109; D.C. Official Code § 7-771.01 *et seq.*), is amended as
2391 follows:

2392 (a) Section 8c (D.C. Official Code § 7-771.07c) is repealed.

2393 (b) A ~~a~~-new section 8d is added to read as follows:

2394 “Sec. 8d. Home and Community-Based Services Enhancement Fund.

2395 “(a) There is established as a special fund the Medicaid Home and Community-Based
2396 Services Enhancement Fund (“Fund”), which shall be administered by the Department in
2397 accordance with subsections (c) and (d) of this section.

2398 “(b)(1) On or before October 1, 2022, the Chief Financial Officer shall deposit into the
2399 Fund an amount of local funds equal to the amount of federal funds received by the District
2400 attributable to the increase in the federal medical assistance percentage authorized by section
2401 9817 of the American Rescue Plan Act of 2021, approved March 11, 2021 ([Pub. L. No. 117-2;](#)
2402 [135 Stat. 216;](#)~~42 U.S.C. 1396d, note~~) (the “Section 9817 Enhancement Amount”), minus the
2403 amount of the Section 9817 Enhancement Amount expended by the District before the date the
2404 Chief Financial Officer makes the deposit required by this paragraph.

2405 “(2) There shall be deposited into the Fund after the date the Chief Financial
2406 Officer makes the deposit required by paragraph (1) of this subsection an amount of local funds
2407 equal to the amount of any additional federal funds received by the District attributable to the
2408 increase in the federal medical assistance percentage authorized by section 9817 of the American
2409 Rescue Plan Act of 2021, approved March 11, 2021 ([Pub. L. No. 117-2;](#) [135 Stat. 216;](#)~~42 U.S.C.~~
2410 ~~1396d, note~~).

2411 “(c) Money in the Fund shall be used only to fund the implementation of activities that
2412 enhance, expand, or strengthen Medicaid home and community-based services, as described in
2413 the Initial Spending Plan and Narrative for Enhanced Funding for Medicaid Home and
2414 Community-Based Services under Section 9817 ~~of the American Rescue Plan Act of 2021~~, as
2415 such plan may be updated from time to time, or as otherwise authorized by the Centers for
2416 Medicare and Medicaid Services.

2417 “(d)(1) The money deposited into the Fund but not expended in a fiscal year shall not
2418 revert to the unassigned fund balance of the General Fund of the District of Columbia at the end
2419 of a fiscal year, or at any other time.

2420 “(2) Subject to authorization in an approved budget and financial plan, any funds
2421 appropriated in the Fund shall be continually available without regard to fiscal year limitation.”.

2422 **SUBTITLE B. OPIOID LITIGATION PROCEEDS**

2423 Sec. 5011. Short title.

2424 This subtitle may be cited as the “Opioid Abatement Fund Establishment Act of 2022”.

2425 Sec. 5012. Opioid Abatement Fund.

2426 (a) There is established as a special fund the Opioid Abatement Fund (“Fund”), which shall be
2427 administered by the Mayor in accordance with this section.

2428 (b) Monies from the following sources shall be deposited into the Fund:

2429 (1) Funds received by the District ~~in settlement of *In re National Prescription*~~
2430 ~~*Opiate Litigation, No. 1:17-md-2804*~~, regardless of whether such funds are received as a lump
2431 sum or series of payments to be made over time, in settlement of D.C. Superior Court cases; ~~and~~

2432 (A) *District of Columbia v. Johnson & Johnson, et al.*, Case No. 2022-

2433 CA-001441-B;

2434 (B) *District of Columbia v. McKesson Cop, et al.*, Case No. 2022-CA-

2435 001401-B; and

2436 (C) District of Columbia v. McKinsey & Co., Case No. 2021-CA-00327-B;
2437 and
2438 (2) Monies otherwise appropriated to, or transferred to, the Fund in accordance with law.
2439 (c) Money deposited into the Fund shall not be obligated or expended until the Council of the
2440 District of Columbia passes legislation setting forth the permissible uses of the money in the Fund.
2441 (d)(1) Money deposited into the Fund shall not revert to the unassigned fund balance of the
2442 General Fund of the District of Columbia at the end of any fiscal year or at any other time.
2443 (2) Subject to authorization in an approved budget and financial plan, any funds
2444 deposited into the Fund shall be continually available without regard to fiscal year limitation.
2445 Sec. 5013. Section 106b(d)(3) of the Attorney General for the District of Columbia Clarification
2446 and Elected Term Amendment Act of 2010, effective May 27, 2010 (D.C. Law 18-160; D.C. Official
2447 Code § 1-301.86b(d)(3)), is amended by adding a new subparagraph (D) to read as follows:
2448 “(D)(i) Notwithstanding subparagraph (A) of this subsection, the Attorney
2449 General may transfer a portion of funds received prior to October 1, 2022 in settlement of the cases
2450 listed in section 5012(b)(1) of the Opioid Abatement Fund Establishment Act of 2022, passed on 2nd
2451 reading (Enrolled version of Bill 24-714), and deposited into the Fund into the Opioid Abatement Fund.
2452 “(i) The Attorney General shall exercise this discretion in accordance
2453 with all applicable settlement terms, including terms specifying the amount of funds that must be spent

2454 on care, treatment, and other programs designed to address the misuse and abuse of opioid products;
2455 treat or mitigate opioid use or related disorders; or mitigate other effects of the opioid epidemic.”.

2456 **SUBTITLE C. ALLIANCE ENROLLMENT**

2457 Sec. 5021. Short title.

2458 This subtitle may be cited as the “Alliance Enrollment Amendment Act of 2022”.

2459 Sec. 5022. Section 7b of the Health Care Privatization Amendment Act of 2001, effective
2460 December 13, 2017 (D.C. Law 22-35; D.C. Official Code § 7-1407), is amended as follows:

2461 (a) Subsection (b) is amended by striking the phrase “; except, that the Mayor may
2462 require enrollees to complete one in-person certification each year in Fiscal Years 2023, 2024,
2463 and 2025.” and inserting a period in its place.

2464 (b) Subsections (c) and (d) are repealed.

2465 (c) A new subsection (e) is added to read as follows:

2466 “(e) Enrollees in the Alliance shall be required to recertify their enrollment on an annual
2467 basis.”.

2468 **SUBTITLE D. FIRST-TIME MOTHERS HOME VISITING PROGRAM**

2469 Sec. 5031. Short title.

2470 This subtitle may be cited as the “First-Time Mothers Home Visiting Program
2471 Amendment Act of 2022”.

2472 Sec. 5032. Section 105a of the Birth-to-Three for All DC Amendment Act of 2018,
2473 effective September 11, 2019 (D.C. Law 23-16; D.C. Official Code § 4-651.05a), is amended as
2474 follows:

2475 (a) The section heading is amended by striking the phrase “First Time Mothers” and
2476 inserting the phrase “First-Time Mothers” in its place.

2477 (b) Subsection (a) is amended as follows:

2478 (1) Paragraph (2) is amended by striking the phrase “in accordance with the
2479 subsection” and inserting the phrase “in accordance with this subsection” in its place.

2480 (2) A new paragraph (4) is added to read as follows:

2481 “(4) In Fiscal Year 2023, DOH shall provide an amount not to exceed \$150,000 to the
2482 home visiting provider who was awarded the competitive grant pursuant to paragraph (1) of this
2483 subsection, to be expended for the purposes set forth in that paragraph.”.

2484 **SUBTITLE E. PERINATAL MENTAL HEALTH TASK FORCE**

2485 Sec. 5041. Short title.

2486 This subtitle may be cited as the “Perinatal Mental Health Task Force Establishment Act
2487 of 2022”.

2488 Sec. 5042. Definitions.

2489 For the purposes of this subtitle, the term:

2490 (1) "Certified midwife" shall have the same meaning as provided in section
2491 101(1B-i) of the District of Columbia Health Occupations Revision Act of 1985, effective
2492 ~~January 28~~ March 25, 1986 (D.C. Law 6-99; D.C. Official Code § 3-1201.01(1B-i)).

2493 (2) "Certified nurse-midwife" shall have the same meaning as provided in section
2494 101(1C) of the District of Columbia Health Occupations Revision Act of 1985, effective March
2495 25 ~~January 28~~, 1986 (D.C. Law 6-99; D.C. Official Code § 3-1201.01(1C)).

2496 (3) "Certified professional midwife" shall have the same meaning as provided in
2497 section 101(1D) of the District of Columbia Health Occupations Revision Act of 1985, effective
2498 March 25 ~~January 28~~, 1986 (D.C. Law 6-99; D.C. Official Code § 3-1201.01(1D)).

2499 (4) "Culturally congruent" means care, or maternity care that is in agreement with
2500 the preferred cultural values, beliefs, worldview, language, and practices of the health care
2501 consumer and other stakeholders.

2502 (5) "Doula" shall have the same meaning as provided in section 101(6C) of the
2503 District of Columbia Health Occupations Revision Act of 1985, effective March 25 ~~January 28~~,
2504 ~~1986~~ (D.C. Law 6-99; D.C. Official Code § 3-1201.01(6C)).

2505 (6) "Home visiting program" means an entity that:

2506 (A) Supports expectant parents, and parents or legal guardians with
2507 infants, toddlers, and children between 3 and 5 years of age; and

2508 (B) Provides access to health, social, and educational services through
2509 weekly or monthly home visits to promote positive child health and development outcomes,
2510 including healthy home environments, healthy birth outcomes, and a reduction in adverse
2511 childhood experiences.

2512 (7) "Perinatal period" means the period of pregnancy and one year thereafter
2513 during which time perinatal mood and anxiety disorders are typically diagnosed.

2514 (8) "Postpartum recovery" shall have the same meaning as provided in section
2515 151(5) of the Department of Youth Rehabilitation Services Establishment Act of 2004, effective
2516 July 25, 2015 (D.C. Law 20-280; D.C. Official Code § 2-1515.51(5)).

2517 (9) "Task Force" means the Perinatal Mental Health Task Force established
2518 by section ~~5xx25043~~.

2519 (10) "Vulnerable populations" means populations at risk of or living with
2520 undiagnosed, underserved, untreated, or undertreated perinatal mood and anxiety disorders.

2521 Sec. 5043. Perinatal Mental Health Task Force.

2522 (a) There is established a Perinatal Mental Health Task Force to provide comprehensive
2523 policy recommendations for the improvement of perinatal mental health in the District. The Task
2524 Force shall study and make recommendations regarding:

2525 (1) Vulnerable populations and risk factors for perinatal mental health disorders
2526 that may occur during the perinatal period;

2527 (2) Evidence-based and promising practices for those with or at risk of perinatal
2528 mood and anxiety disorders, including related clinical and nonclinical care such as peer support
2529 and community health workers through the public and private sectors that promotes access to
2530 care including screening, diagnosis, intervention, treatment, recovery and prevention services;

2531 (3) Barriers to access to care during the perinatal period for birthing people and
2532 their partners and identifying evidence-based and promising practices for care coordination,
2533 systems navigation, and case management services that address and eliminate barriers to
2534 accessing care and care utilization for birthing people and their partners;

2535 (4) Evidence-informed practices that are culturally congruent and accessible to
2536 eliminate racial and ethnic disparities that exist in addressing prevention, screening, diagnosis,
2537 intervention and treatment, and recovery from perinatal mood and anxiety disorders;

2538 (5) National and global models that successfully ~~that~~ promotes access to care
2539 including screening, diagnosis, intervention, treatment, recovery and prevention services for
2540 perinatal mood and anxiety disorders in the pregnant or postpartum person and non-birthing
2541 partner;

2542 (6) Community-based or multigenerational practices that support individuals and
2543 families affected by a maternal mental health condition;

2544 (7) Successful initiatives regarding workforce development encompassing the
2545 hiring, training, and retention of a behavioral health care workforce as it relates to perinatal

2546 mental health, including maximizing non-traditional behavioral health supports such as peer
2547 support and community health workers;

2548 (8) Models for private and public funding of perinatal mental health initiatives;
2549 and

2550 (9) A landscape analysis of available perinatal mental health programs,
2551 treatments, and services, and notable innovations and gaps in care provision and coordination,
2552 ~~and~~ encompassing the ability to serve the diversity of perinatal experiences of unique
2553 populations, including ~~amongst~~ Black birthing people, Hispanic birthing people, pregnant and
2554 postpartum people of color, perinatal immigrant populations, adolescents who are pregnant and
2555 parenting, LGBTQIA+ birthing people, child welfare involved birthing people, disabled, justice
2556 involved, incarcerated, and homeless birthing people, and their non-birthing partners.

2557 (b) By August 31, 2023, the Task Force shall submit to the Mayor and the Council a
2558 comprehensive report setting forth its findings and providing recommendations regarding
2559 legislation, policy initiatives, and the funding requirements of initiatives to address perinatal
2560 mental health needs in the District.

2561 (c) The Task Force shall consist of 21 members as follows:

2562 (1) The Deputy Mayor ~~of the Office of the Deputy Mayor~~ for Health and Human
2563 Services or his or her designee;

2564 (2) The Director of the Department of Behavioral Health or his or her designee;

- 2565 (3) The Director of the Department of Health or his or her designee;
- 2566 (4) The Director of the Department of Health Care Finance or his or her designee;
- 2567 (5) The Chairperson of the Council's Committee on Health or his or her designee;
- 2568 and
- 2569 (6) The Chairperson of the Council's Committee on Human Services or his or her
- 2570 designee; and
- 2571 (7) The following members appointed by the Mayor in accordance with section
- 2572 2(f)(71) of the Confirmation Act of 1978, effective March 3, 1979 (D.C. Law 2-142; D.C.
- 2573 Official Code § 1-523.01(f)(71)):
- 2574 (A) At least ~~four~~4 members that are members of the community or
- 2575 advocates ~~with perinatal mood and anxiety disorders~~ and meet at least one of the following
- 2576 standards:
- 2577 (i) An individual with current or past perinatal mood and anxiety
- 2578 disorders;
- 2579 (ii) A caregiver or partner to those with current or past perinatal
- 2580 mood and anxiety disorders; or
- 2581 (iii) An advocate informed about perinatal mental health in the
- 2582 District, who is also a beneficiary of perinatal mood or anxiety disorder treatment;

- 2583 (B) At least one representative from a managed care organization
2584 contracted in the District;
- 2585 (C) At least 3 representatives from nonprofit health centers serving
2586 birthing populations;
- 2587 (D) A registered nurse experienced in providing perinatal mental health
2588 services in the District;
- 2589 (E) A licensed pediatrician experienced in providing perinatal mental
2590 health services in the District;
- 2591 (F) An obstetrician experienced in providing perinatal mental health
2592 services in the District;
- 2593 (G) A licensed clinical psychologist or psychiatrist with experience
2594 providing perinatal mental health services in the District;
- 2595 (H) A doula;
- 2596 (I) One of the following:
- 2597 (i) A certified midwife practicing in the District;
- 2598 (ii) A certified nurse-midwife practicing in the District; or
- 2599 (iii) A certified professional midwife practicing in the District; and
- 2600 (J) A representative of a home visiting program operating in the District.

2601 (d) In constituting this Task Force, the Mayor should consider geographic and
2602 socioeconomic representation.

2603 (e) The Mayor shall designate 2 co-chairs of the Task Force, one each from the
2604 government and non-government sectors.

2605 (f) Vacancies shall be filled in the same manner as the original appointment to the
2606 position that became vacant.

2607 (g) The Department of Health Care Finance shall publish on its website a public listing of
2608 Task Force members, meeting notices, and meeting minutes.

2609 (h) The Task Force shall dissolve after submitting the report required pursuant to
2610 subsection (b) of this section.

2611 Sec. 5044. Section 2(f) of the Confirmation Act of 1978, effective March 3, 1979 (D.C.
2612 Law 2-142; D.C. Official Code § 1-523.01(f)), is amended as follows:

2613 (a) Paragraph (69) is amended by striking the phrase “; and” and inserting a semicolon in
2614 its place.

2615 (b) Paragraph (70) is amended by striking the period and inserting the phrase “; and” in
2616 its place.

2617 (c) A new paragraph (71) is added to read as follows:

2618 “(71) The Perinatal Mental Health Task Force, established by the Perinatal Mental
2619 Health Task Force Establishment Act of 2022, passed on 2nd reading on June 7, 2022
2620 (Enrolled version of Bill 24-714).”.

2621 **SUBTITLE F. WRAPAROUND SUPPORTS FOR YOUNG WOMEN AND GIRLS**

2622 Sec. 5051. Short title.

2623 This subtitle may be cited as the “Wraparound Supports for Young Women and Girls Act
2624 of 2022”.

2625 Sec. 5052. Wraparound services grant program.

2626 (a) The Department shall, on an annual basis, issue a grant of \$75,000 to a non-profit
2627 organization that provides support and mentorship to female students who are District residents
2628 attending elementary through high school, focuses on preventing teen pregnancies, and
2629 encourages college attendance and workforce development.

2630 (b) A grant issued by the Department pursuant to subsection (a) of this section shall be
2631 for the purpose of hiring a full-time employee to provide wraparound services to participating
2632 students.

2633 (c) For purposes of this section the terms:

2634 (1) “Department” means the Department of Health;

2635 (2) “Wraparound services” means health or mental health services provided by a
2636 health professional licensed, registered, or certified to practice in the District.

2637 **SUBTITLE G. DIAPER AFFORDABILITY AND ACCESS**

2638 Sec. 5061. Short title

2639 This subtitle may be cited as the “Diaper Affordability and Access Act of 2022”.

2640 Sec. 5062. Diaper bank grant program.

2641 (a) The Department of Health Care Finance shall issue grant funds to a diaper bank or
2642 diaper program for the purpose of providing funds for the purchase and distribution of free
2643 diapers to eligible parents and legal guardians with infants 3 years of age and under.

2644 (b) To receive funds under the program, a diaper bank or diaper program shall submit a
2645 written application to the Department and satisfy the following conditions:

2646 (1) Serve organizations and individuals within the District;

2647 (2) Have an approved operating budget that includes the purchase of diapers
2648 approved by the board of directors or other governing body of the diaper bank or diaper program;

2649 (3) Submit a detailed proposal outlining how the funds will be used to purchase
2650 and distribute free diapers to eligible parents and legal guardians with infants 3 years of age and
2651 under; and

2652 (4) Meet any other criteria required by the Department.

2653 (c) For purposes of this section the terms:

2654 (1) “Eligible parent” means the natural parent, adoptive parent, or legal guardian
2655 of an infant that is 3 years of age or under that currently resides in the District and is:

- 2656 (A) In a family that is eligible for:
- 2657 (i) DC Healthcare Alliance;
- 2658 (ii) DC Healthy Families;
- 2659 (iii) Emergency Rental Assistance Program;
- 2660 (iv) Housing Choice Program;
- 2661 (v) Low Income Home Energy Assistance Program;
- 2662 (vi) Medicaid;
- 2663 (vii) Special Supplemental Nutrition Program for Women, Infants,
2664 and Children;
- 2665 (viii) Supplemental Nutrition Assistance Program;
- 2666 (ix) Temporary Assistance for Needy Families Program; or
- 2667 (x) Unemployment Insurance;
- 2668 (B) Residing in an emergency shelter, temporary shelter, permanent
2669 supportive housing, or transitional housing; or
- 2670 (C) Utilizing the services of the diaper bank or diaper program, or the
2671 diaper bank's or diaper program's partner organizations.
- 2672 (2) "Department" means the Department of Health Care Finance.
- 2673 (3) "Diaper bank" means a nonprofit organization or a fiscally sponsored project
2674 of a nonprofit organization that collects or purchases diapers and other hygiene products for

2675 infants, children, or adults and regularly distributes diapers over an extended period through 2 or
2676 more partner agencies for eventual distribution to individuals free of charge;

2677 (4) “Diaper program” means a program within a nonprofit organization or a
2678 fiscally sponsored project of a nonprofit organization that collects or purchases diapers for the
2679 purpose of regularly distributing the diapers directly to individuals free of charge.

2680 Sec. 5063. Rulemaking Authority.

2681 The Mayor, pursuant to Title I of the District of Columbia Administrative Procedure Act,
2682 approved October 21, 1968 (82 Stat. 1204; D.C. Official Code § 2-501 *et seq.*), may issue rules
2683 to implement the provisions of this subtitle.

2684 **SUBTITLE H. MEDICAL CANNABIS SOCIAL EQUITY FUND**

2685 Sec. 5071. Short title.

2686 This subtitle may be cited as the “Medical Cannabis Social Equity Fund Establishment
2687 Amendment Act of 2022”.

2688 Sec. 5072. The Legalization of Marijuana for Medical Treatment Initiative of 1999,
2689 effective February 25, 2010 (D.C. Law 13-315; D.C. Official Code § 7-1671.01 *et seq.*), is
2690 amended by adding a new section 9b to read as follows:

2691 “Section 9b. Medical Cannabis Social Equity Fund.

2692 “(a) There is established as a special fund the Medical Cannabis Social Equity Fund
2693 (“Fund”), which shall be administered by Department of Small and Local Business Development

2694 (“DSLBD”) in consultation with ABRA in accordance with subsection (c) of this section.

2695 “(b) All revenue in excess of the amount budgeted in the Fiscal Year 2023 budget for
2696 Fiscal Year 2023 collected pursuant to D.C. Official Code § 47-2002(a)(7) shall be deposited
2697 into the Fund.

2698 “(c) Money in the Fund shall be used to administer the medical cannabis certified
2699 business enterprise program established in accordance with section 7(d)(5).

2700 “(d)(1) The money deposited into the Fund shall not revert to the unrestricted fund
2701 balance of the General Fund of the District of Columbia at the end of a fiscal year, or at any
2702 other time.

2703 “(2) Subject to authorization in an approved budget and financial plan, any funds
2704 appropriated in the Fund shall be continually available without regard to fiscal year limitation.

2705 “(e) ABRA and DSLBD shall enter into a memorandum of understanding to effectively
2706 implement the distribution of funds in the Fund for the purpose set forth in subsection (c) of this
2707 section.”.

2708 Sec. 5073. Section 47-2002(a)(7)(B) of the D.C. Official Code is amended [as follows](#):

2709 ~~(a) The existing text is redesignated as sub-subparagraph (i).~~

2710 ~~(b) The newly designated sub-subparagraph (i) is amended~~ by striking the period and

2711 inserting the phrase “; except, that all revenue above the amount certified in the approved Fiscal

2712 Year 2023 budget for Fiscal Year 2023 shall be deposited in the Medical Cannabis Social Equity

2713 Fund established by section 9b of the Medical Cannabis Social Equity Fund Establishment
2714 Amendment Act of 2022, as passed on ~~1st-2nd~~ reading on ~~_____~~ June 7, 2022
2715 (Engrossed Enrolled version of Bill 24-714) (~~“section 9b”~~),” in its place.

2716 **SUBTITLE ~~KI~~. TARGETED AFFORDABLE HOUSING PRIORITIZATION**

2717 Sec. 5081. Short title.

2718 This subtitle may be cited as the “Targeted Affordable Housing Prioritization Act of
2719 2022”.

2720 Sec. 5082. (a) In Fiscal Year 2023, the Department of Human Services shall allocate ~~395~~
2721 350 Targeted Affordable Housing Vouchers to families in the following order:

2722 (1) Families who were exited from the Family Re-Housing Stabilization Program
2723 (“Rapid Re-Housing”) during Fiscal Year 2022 and do not have sufficient income to cover the
2724 cost of a rental unit of appropriate size for the family.

2725 (2) Families in Rapid Re-Housing who will be exited during Fiscal Year 2023 and
2726 do not have sufficient income to cover the cost of a rental unit of appropriate size for the family.

2727 (3) For paragraphs (1) and (2) of this subsection, the Department of Human
2728 Services shall prioritize families based on the length of time that the family has been in Rapid
2729 Re-Housing, with families who have been in the program longer selected first.

2730 (b) For purposes of this subtitle, a family in Rapid Re-Housing does not have sufficient
2731 income to cover the cost of a rental unit if more than 30% of the family’s income would be used
2732 to pay rent.

2733 **SUBTITLE J. DEPARTMENT OF HEALTH GRANT**

2734 Sec. 5091. Short title.

2735 This subtitle may be cited as the “Department of Health Grant Act of 2022”.

2736 Sec. 5092. Notwithstanding the Grant Administration Act of 2013, effective December
2737 24, 2013 (D.C. Law 20-61; D.C. Official Code § 1-328.11 *et seq.*), in Fiscal Year 2023 the
2738 Department of Health shall issue a grant of \$250,000 to Joseph’s House to support its work
2739 providing comprehensive nursing and support services to homeless men and women with
2740 advanced HIV disease and terminal cancer.

2741 **SUBTITLE K. DIRECT SUPPORT PROFESSIONAL PAYMENT RATES**

2742 Sec. 5101. Short title.

2743 This subtitle may be cited as the “Direct Support Professional Payment Rate Amendment
2744 Act of 2022”.

2745 Sec. 5102. The Direct Support Professional Payment Rate Act of 2020, effective April
2746 16, 2020 (D.C. Law 23-77; D.C. Official Code § 4-2001 *et seq.*), is amended as follows:

2747 (a) Section 2 (D.C. Official Code § 4-2001) is amended as follows:

2748 (1) Paragraph (1) is repealed.

2749 (2) Paragraph (2) is amended to read as follows:

2750 “(2) “Direct care services” means home and community-based, rehabilitative, and
2751 Intermediate Care Facilities for Individuals with Intellectual Disabilities services authorized
2752 under the District of Columbia Medicaid State Plan or waivers thereof, including the District’s
2753 Medicaid Home and Community-Based Services Waiver for Persons with Intellectual and
2754 Developmental Disabilities program, the District’s Medicaid Home and Community-Based
2755 Services Waiver for Individual and Family Supports, and the District’s Medicaid Home- and
2756 Community-Based Services Waiver for the Elderly and Persons with Physical Disabilities.”.

2757 (3) Paragraph (3) is amended to read as follows:

2758 “(3) “Direct care professional” means an employee of a direct care service
2759 provider who provides direct care services for at least 50% of the employee’s work hours.”.

2760 (4) Paragraph (4) is amended to read as follows:

2761 “(4) “Direct care service provider” means an entity enrolled with the District of
2762 Columbia Medicaid program that provides direct care services.”.

2763 (b) Section 3 (D.C. Official Code § 4-2002) is amended to read as follows:

2764 “Sec. 3. Payment.

2765 “(a) By Fiscal Year 2025, the Mayor shall determine the reimbursement rate the District
2766 will pay to direct care service providers for the provision of direct care services so that the
2767 reimbursement rate is sufficient to support direct care service provider payments to direct care

2768 professionals of a wage that, on average, is equal to at least the greater of either 117.6% of the
2769 District minimum wage pursuant to section 4 of the Minimum Wage Act Revision Act of 1992,
2770 effective March 25, 1993 (D.C. Law 9-248; D.C. Official Code § 32-1003), or 117.6% of the
2771 District living wage pursuant to the Living Wage Act of 2006, effective June 8, 2006 (D.C. Law
2772 16-118; D.C. Official Code § 2-220.01 *et seq.*).

2773 “(b) In determining the reimbursement rate to be provided to an eligible direct care
2774 service provider under this section, the Mayor shall consider:

2775 “(1) If applicable, the then-current reimbursement rates paid by the District to
2776 direct care service providers under the District of Columbia Medicaid State Plan or waivers
2777 thereof;

2778 “(2) The total cost, including wages, that the direct care service provider incurred
2779 during the previous year in providing direct care services;

2780 “(3) The additional operating support that the direct care service provider may
2781 need to allow it to pay its direct care professionals in accordance with the requirements of this
2782 section; and

2783 “(4) Any other factor the Mayor considers relevant to the determination of the
2784 reimbursement rate.”.

2785 (bc) Section 4 (D.C. Official Code § 4-2003) is repealed.

2786 (ed) A new section 4a is added to read as follows:

2787 “Sec. 4a. Report to Council

2788 “The Mayor shall, by October 1, 2022, and each year thereafter, submit a written
2789 determination to the Council on the reimbursement rate to be provided to direct care service
2790 providers for the upcoming year pursuant to section 3.”.

2791 ~~(e)~~ Section 5 (D.C. Official Code § 4-2004) is amended as follows:

2792 (1) Subsection (a) is amended to read as follow:

2793 “(a) It shall not be a violation of this act for a direct care service provider to pay a direct
2794 care professional less than 117.6% of the District minimum wage pursuant to section 4 of the
2795 Minimum Wage Act Revision Act of 1992, effective March 25, 1993 (D.C. Law 9-248; D.C.
2796 Official Code § 32-1003), or 117.6% of the District living wage pursuant to the Living Wage Act
2797 of 2006, effective June 8, 2006 (D.C. Law 16-118; D.C. Official Code § 2-220.01 *et seq.*), if the
2798 direct care service provider creates a tiered compensation schedule that:

2799 “(1) Considers a direct care professional’s qualified experience in the field and
2800 their demonstrated competency; and

2801 “(2) Ensures that, on average, all direct care professionals were paid a wage that is
2802 equal to at least the greater of either 117.6% of the District minimum wage pursuant to section 4
2803 of the Minimum Wage Act Revision Act of 1992, effective March 25, 1993 (D.C. Law 9-248;
2804 D.C. Official Code § 32-1003), or 117.6% of the District living wage pursuant to the Living

2805 Wage Act of 2006, effective June 8, 2006 (D.C. Law 16-118; D.C. Official Code § 2-220.01 *et*
2806 *seq.*).”.

2807 (2) Subsection (b) is amended by striking the phrase “Each year subsequent to the
2808 first year of payment, a service provider that received payment pursuant to section 3 the prior
2809 year shall demonstrate to DHCF that it paid its direct support professionals the proscribed hourly
2810 rate for that year as determined by section 4” and inserting the phrase “During Fiscal Year 2025
2811 and each fiscal year thereafter, a direct care service provider reimbursed by the District at a rate
2812 established pursuant to this act shall demonstrate to the Mayor that it paid its direct care
2813 professionals a wage that, on average, is equal to at least the greater of either 117.6% of the
2814 District minimum wage pursuant to section 4 of the Minimum Wage Act Revision Act of 1992,
2815 effective March 25, 1993 (D.C. Law 9-248; D.C. Official Code § 32-1003), or 117.6% of the
2816 District living wage pursuant to the Living Wage Act of 2006, effective June 8, 2006 (D.C. Law
2817 16-118; D.C. Official Code § 2-220.01 *et seq.*),” in its place.

2818 (ef) Section 6 (D.C. Official Code § 4-2005) is amended by striking the phrase “shall
2819 issue rules” and inserting the phrase “may issue rules” in its place.

2820 (fg) Section 7 is amended to read as follows:

2821 “Sec. 7. Applicability.

2822 “This act shall not apply until such time that the Centers for Medicare and Medicaid
2823 Services approves any amendments to the Medicaid State Plan or waivers that are necessary to
2824 implement this act.”.

2825 **SUBTITLE L. FLEXIBLE RENT SUBSIDY PILOT PROGRAM EXTENSION**

2826 Sec. 5111. Short title.

2827 This subtitle may be cited as the “Flexible Rent Subsidy Pilot Program Extension
2828 Amendment Act of 2022”.

2829 Sec. 5112. Section 31c of the Homeless Services Reform Act of 2005, effective October
2830 8, 2016 (D.C. Law 21-160; D.C. Official Code § 4-756.05), is amended as follows:

2831 (a) Subsection (a) is amended by striking the phrase “rent for families” and inserting the
2832 phrase “rent for individuals and families” in its place.

2833 (b) Subsection (b) is amended to read as follows:

2834 “(b) The Department shall provide the subsidy to each participating individual or family
2835 via dedicated account, which shall be used solely to pay the individual's or family's monthly
2836 rent.”.

2837 (c) Subsection (c) is amended by striking the word “family” and inserting the word
2838 “individual or family” in its place.

2839 (d) Subsection (e) is amended by striking the phrase “September 30, 2021.” and inserting
2840 the phrase “September 30, 2026.” in its place.

2841 SUBTITLE M. SCHOOL BEHAVIORAL HEALTH PROGRAM

2842 IMPLEMENTATION AND FUNDING ANALYSIS ACT OF 2022

2843 Sec. 5121. Short title.

2844 This subtitle may be cited as the “School Behavioral Health Program Implementation and
2845 Funding Analysis Act of 2022”.

2846 Sec. 5122. Analysis of School Behavioral Health Program and Costs.

2847 (a) By December 31, 2022, the Department of Behavioral Health (“DBH”) shall submit
2848 to the Mayor and Council a cost and program analysis (“Analysis”) of DBH’s School-Based
2849 Behavioral Health Expansion Program (“program”). The Analysis shall evaluate and determine:

2850 (1) The adequacy of funding to date and the projected costs for the program
2851 related to:

2852 (A) DBH-hired licensed independent clinical social workers (“LICSWs”)
2853 working in public schools, including clinician salaries and benefits, retention incentives,
2854 supervision, and professional development; and

2855 (B) Grants for community-based organizations (“CBOs”) with which
2856 DBH contracts, including the role of Medicaid match and billing, clinician salaries and benefits,
2857 supervision, recruitment and retention incentives, and overhead operating costs of the CBO.

2858 (2) The cost to DBH to support program infrastructure, including data collection,
2859 evaluation, and other functions determined necessary to support program implementation;

2860 (3) The program infrastructure costs to support District of Columbia Public Schools
2861 (“DCPS”), District public charter schools, and the Office of the State Superintendent of Education
2862 (“OSSE”) to fully implement the program, including:

2863 (A) Technical assistance for schools and local education agencies;

2864 (B) Data collection;

2865 (C) The clinician matching process;

2866 (D) School behavioral health coordinator positions; and

2867 (E) Other functions necessary to support program implementation;

2868 (4) Costs to expand Tier 1 and Tier 2 services through the hiring or use of non-
2869 clinical staff;

2870 (5) The cost to operate and expand the Community of Practice program; and

2871 (6) The cost to implement robust community engagement required to raise
2872 awareness of the program and support expanded utilization of Tier 3 treatment services and allow
2873 feedback on its effectiveness from affected parties.

2874 (b) DBH shall develop the Analysis with input from the following District government
2875 agencies and public sector partnerships:

2876 (1) The Coordinating Council on School Behavioral Health;

2877 (2) OSSE;

2878 (3) DCPS;

- 2879 [\(4\) The Public Charter School Board;](#)
- 2880 [\(5\) Clinicians employed by DBH to work in District public schools as LICSWs;](#)
- 2881 [and](#)
- 2882 [\(6\) Representatives of CBOs contracted by DBH to provide clinical school-based](#)
- 2883 [behavioral health services.](#)

2884 **TITLE VI. OPERATIONS AND INFRASTRUCTURE**

2885 **SUBTITLE A. 11TH STREET BRIDGE PARK FUNDING**

2886 Sec. 6001. Short title.

2887 This subtitle may be cited as the “11th Street Bridge Park Funding Amendment Act of
2888 2022”.

2889 Sec. 6002. Section 8062 of the [11th Street Bridge Park Funding Limitations](#)~~Fiscal Year~~
2890 [2016 Budget Support Act of 2015](#), effective October 22, 2015 (D.C. Law 21-36; 62 DCR
2891 10905), is amended by striking the phrase “at least 50% of the total projected construction costs
2892 have been raised” and inserting the phrase “at least \$35 million in construction costs has been
2893 raised” in its place.

2894 **SUBTITLE B. SEASONAL BUSINESS LICENSES**

2895 Sec. 6011. Short title.

2896 This subtitle may be cited as the “Seasonal Business License Fee Amendment Act of
2897 2022”.

2898 Sec. 6012. Chapter 28 of Title 47 of the District of Columbia Official Code is amended as
2899 follows:

2900 (a) Section 47-2851.08 is amended as follows:

2901 (1) Subsection (a) is amended as follows:

2902 (A) Paragraph (1) is amended to read as follows:

2903 “(1) Except as provided in paragraph (1A) of this subsection, the Center shall
2904 collect the following fees for the issuance and endorsement of an initial license:

2905 “(A) \$70 for each initial 2-year basic business license it issues, plus \$25
2906 for each endorsement added to an initial 2-year basic business license;

2907 “(B) \$140 for each initial 4-year basic business license it issues, plus \$25
2908 for each endorsement added to an initial 4-year basic business license; and

2909 “(C) \$35 for each initial 6-month basic business license it issues, plus
2910 \$12.50 for each endorsement added to an initial 6-month basic business license.”.

2911 (B) A new paragraph (1A) is added to read as follows:

2912 “(1A) No issuance or endorsement fee shall be charged by the Center for an initial
2913 General Business license and endorsement under 17 DCMR § 516.1(c) or an initial Employment
2914 Services license and endorsement under 17 DCMR § 513.1(a), (b), and (c).”.

2915 (2) Subsection (b) is amended as follows:

2916 (A) Paragraph (1) is amended to read as follows:

2917 “(1) Except as provided in paragraph (1A) of this subsection, the Center shall
2918 collect the following fees for the issuance and endorsement of a renewal license:

2919 “(A) \$70 for each 2-year basic business renewal license it issues, plus \$25
2920 for each endorsement added to a 2-year basic business renewal license;

2921 “(B) \$140 for each 4-year basic business renewal license it issues, plus
2922 \$25 for each endorsement added to a 4-year basic business renewal license; and

2923 “(C) \$35 for each 6-month basic business renewal license it issues, plus
2924 \$12.50 for each endorsement added to a 6-month basic business renewal license.”.

2925 (B) A new paragraph (1A) is added to read as follows:

2926 “(1A) No issuance or endorsement fee shall be charged by the Center for a
2927 General Business renewal license and endorsement under 17 DCMR § 516.1(c) or an
2928 Employment Services renewal license and endorsement under 17 DCMR § 513.1(a), (b), and
2929 (c).”.

2930 (b) Section 47-2851.09(a) is amended as follows:

2931 (1) Paragraph (2) is amended by striking the phrase “The fee” and inserting the
2932 phrase “Except as otherwise provided in § 47-2851.08, the fee” in its place.

2933 (2) A new paragraph (2A) is added to read as follows:

2934 “(2A) In addition to the 2-year and 4-year licenses authorized by paragraph (2) of
2935 this subsection, the Center also may issue licenses that are valid for 6 months from the date of
2936 issue, unless earlier revoked or voluntarily relinquished.”.

2937 **SUBTITLE C. CLIMATE CHANGE RESILIENCE FUNDING**

2938 Sec. 6021. Short title.

2939 This subtitle may be cited as the “Climate Change Resilience Expenditure Authority
2940 Amendment Act of 2022”.

2941 Sec. 6022. Section 8(c)(1) of the Renewable Energy Portfolio Standard Act of 2004,
2942 effective April 12, 2005 (D.C. Law 15-340; D.C. Official Code § 34-1436(c)(1)), is amended by
2943 adding a new subparagraph (A-i) to read as follows:

2944 “(A-i) Supporting projects or programs that increase climate change
2945 resilience in the District~~;~~ provided~~;~~ that each such project or program includes a solar energy
2946 component or uses solar energy generated in the District;”.

2947 ~~Sec. 6023. Section 210(e) of the Clean and Affordable Energy Act of 2008, effective~~
2948 ~~October 22, 2008 (D.C. Law 17-250; D.C. Official Code § 8-1774.10(e)), is amended as follows:~~

2949 ~~——(a) Paragraph (17) is amended by striking the phrase “; and” and inserting a semicolon in~~
2950 ~~its place.~~

2951 ~~——(b) Paragraph (18) is amended by striking the period at the end and inserting the phrase “;~~
2952 ~~and” in its place.~~

2953 ~~—— (e) A new paragraph (19) is added to read as follows:~~
2954 ~~—— “(19) Projects and programs intended to increase climate change resilience in the~~
2955 ~~District through the use of sustainable energy resources, including infrastructure and structural~~
2956 ~~improvements and energy storage devices or equipment.”.~~

2957 **SUBTITLE D. BOOT DAMAGE AND REMOVAL FINES**

2958 Sec. 6031. Short title.

2959 This subtitle may be cited as the “Boot Damage and Removal Penalty Act of 2022”.

2960 Sec. 6032. Boot removal penalty.

2961 (a) Any person who damages, destroys, or removes a vehicle boot without authorization
2962 of the Mayor shall be subject to a civil fine of at least \$750.

2963 (b) The Mayor, pursuant to Title I of the District of Columbia Administrative Procedure
2964 Act, Approved October 21, 1968 (82 Stat. 1204; D.C. Official Code § 2-501 *et seq.*), shall issue
2965 rules to implement the provisions of this section.

2966 **SUBTITLE E. GREEN FINANCE AUTHORITY BOARD**

2967 Sec. 6041. Short title.

2968 This subtitle may be cited as the “Green Finance Authority Board Amendment Act of
2969 2022”.

2970 Sec. 6042. The Green Finance Authority Establishment Act of 2018, effective August 22,
2971 2018 (D.C. Law 22-155; D.C. Official Code § 8-173.21-01 *et seq.*), is amended as follows:

2972 (a) Section 102 (18) (D.C. Official Code § 8-173.02(18)) is amended to read as follows:

2973 “(18) “Sustainable projects and programs” means clean energy, clean
2974 infrastructure, clean transportation, stormwater best management practices, energy efficiency,
2975 water efficiency, or green infrastructure projects and programs. The term “sustainable projects
2976 and programs” shall not include:

2977 “(A) Biomass, biofuel, nuclear, or waste-to-energy projects and programs;
2978 and

2979 “(B) For applications received by the Authority after September 30, 2022,
2980 fossil fuel projects and programs.”.

2981 (b) Section 203 (D.C. Official Code § 8-173.23) is amended as follows:

2982 (1) Paragraph (a)(2) is amended by striking the phrase “by the Mayor, one of
2983 whom shall be appointed by the Mayor as chair of the Board.”; and inserting the phrase “by the
2984 Mayor” in its place.

2985 (2) A new subsection (a-1) is added to read as follows:

2986 “(a-1) The voting members of the Board shall elect, by a majority vote, one of the voting
2987 members to serve as chairperson of the Board.”.

2988 (c) Section 204(c) (D.C. Official Code § 8-173.24(c)) is amended by striking the phrase
2989 “5 voting” and inserting the phrase “4 voting” in its place.

2990 **SUBTITLE F. SUSTAINABLE ENERGY TRUST FUND FEES**

2991 Sec. 6051. Short title.

2992 This subtitle may be cited as the “Sustainable Energy Trust Fund Amendment Act of
2993 2022”.

2994 Sec. 6052. Section 210 of the Clean and Affordable Energy Act of 2008, effective
2995 October 22, 2008 (D.C. Law 17-250; D.C. Official Code § 8-1774.10), is amended as follows:

2996 (a) Subsection (b)(2) is amended as follows:

2997 (1) Subparagraph (F) is amended by striking the semicolon and inserting the
2998 phrase “; and” in its place.

2999 (2) Subparagraph (G) is amended by striking the semicolon and inserting the
3000 phrase “and each year thereafter.” in its place.

3001 (3) Subparagraph (H) is repealed.

3002 (4) Subparagraph (I) is repealed.

3003 (5) Subparagraph (J) is repealed.

3004 (6) Subparagraph (K) is repealed.

3005 (7) Subparagraph (L) is repealed.

3006 (8) Subparagraph (M) is repealed.

3007 (9) Subparagraph (N) is repealed.

3008 (10) Subparagraph (O) is repealed.

3009 (11) Subparagraph (P) is repealed.

3010 (12) Subparagraph (Q) is repealed.

3011 (b) Subsection (c) is amended as follows:

3012 (1) Paragraph (17) is amended striking the phrase “; and” and inserting a
3013 semicolon in its place.

3014 (2) Paragraph (18) is amended by striking the period and inserting a
3015 semicolon its place.

3016 (3) New paragraphs [\(19\)](#), (20), (21), (22), and (23) are added to read as
3017 follows:

3018 “~~(2019)~~ Issuance of renewable energy storage grants, including
3019 administration of the grant program, pursuant to section 6092 of the Fiscal Year 2023 Budget
3020 Support Act of 2022, ~~as approved by the Committee of the Whole~~[passed on 1st reading](#) on May
3021 10, 2022 (~~Committee print of~~[Engrossed version of](#) Bill 24-714) ([“Fiscal Year 2023 Budget](#)
3022 [Support Act”](#));

3023 “~~(2120) Costs to make Solar for All awards tax exempt, pursuant to~~
3024 ~~section 7042 of the Fiscal Year 2023 Budget Support Act of 2022, as approved by the~~
3025 ~~Committee of the Whole on May 10, 2022 (Committee print of Bill 24-714)~~ [Projects and](#)
3026 [programs intended to increase climate change resilience in the District through the use of](#)

3027 sustainable energy resources, including infrastructure and structural improvements and energy
3028 storage devices or equipment;

3029 “~~(2221)~~ Implementation of the Climate Commitment Act of 2021, as
3030 introduced on May 24, 2021 (Bill 24-267); ~~and~~

3031 “~~(2322)~~ Implementation of the Clean Energy DC Building Code
3032 Amendment Act of 2021, as introduced on October 1, 2021 (Bill 24-420)-”; ~~and~~

3033 “(23)(A) In Fiscal Years 2023, 2024, and 2025, awarding at least
3034 \$600,000 per year in grants supporting the installation of energy storage systems connected to
3035 renewable energy generation systems in the District.

3036 “(B) The grantor shall allocate the awarded grants as follows:

3037 “(i) At least \$500,000 per year for commercial systems; and

3038 “(ii) At least \$100,000 per year for residential systems.

3039 “(C) Grants provided under this paragraph shall offset:

3040 “(i) For commercial systems:

3041 “(I) In FY 2023, at least 30%, but not more than 40%, of
3042 the purchase price of an energy storage system;

3043 “(II) In FY 2024, at least 25%, but not more than 40%, of
3044 the purchase price of an energy storage system; and

3045 “(III) In FY 2025, at least 20%, but not more than 40%, of
3046 the purchase price of an energy storage system; and
3047 “(ii) For residential systems, up to 90% of the purchase price of an
3048 energy storage system, up to \$20,000 per award.
3049 “(D) In selecting grant recipients, the grantor shall include a preference for
3050 energy storage systems connected to solar installations supported by the Solar for All Program or
3051 connected to a facility that supports the District’s resilience action plans and strategies. The
3052 grantor shall also include a preference for District-based organizations and companies. For
3053 residential properties, the grantor shall include a preference for homeowners who demonstrate
3054 financial hardship.
3055 “(E) For the purposes of this paragraph, the term “grantor” means DOEE
3056 or the Sustainable Energy Utility.”.

3057 **SUBTITLE G. MOTOR VEHICLE REGISTRATION FEES**

3058 Sec. 6061. Short title.

3059 This subtitle may be cited as the “Motor Vehicle Registration Fee Amendment Act of
3060 2022”.

3061 Sec. 6062. Section 3(b) of Title IV of the District of Columbia Revenue Act of 1937,
3062 approved August 17, 1937 (50 Stat. ~~679~~681; D.C. Official Code § 50-1501.03(b)), is amended as
3063 follows:

3064 (a) Paragraph (1) is amended to read as follows:

3065 “(1)(A) Class A. — For each passenger vehicle, including a motor vehicle
3066 classified by the Mayor or his or her designated agent as a class F(I) historic motor vehicle which
3067 meets the criteria established under section 1(~~j~~+10A), except for passenger vehicles licensed
3068 under D.C. Official Code § 47-2829, based upon the manufacturer’s shipping weight, as
3069 follows:

3070 Weight Class Registration Fee

3071 Class I (3,499 pounds or less).....\$72

3072 Class II (3,500 — 4,999 pounds).....\$175

3073 Class III (5,000 — 5,999 pounds)..... \$250

3074 Class IV (6,000 pounds or greater)\$500

3075 Class V A new electric vehicle, other than a motorcycle and motorized bicycle. (This provision
3076 shall only apply to the first 2 years of the vehicle’s registration, after which the vehicle shall be
3077 treated as a Class I, Class II, or Class III, Class IV, whichever is applicable.) \$36

3078 “(B) As of October 1, 2023, an electric vehicle may subtract 1,000 pounds
3079 from its manufacturer’s shipping weight for the purposes of this paragraph.

3080 “(C) Class IV shall only apply after ~~of~~ September 30, 2023.”.

3081 (b) Paragraph (2) is amended to read as follows:

3082 “(2)(A) Class B. — For each commercial vehicle, tractor, and passenger carrying
3083 vehicle for hire, including vehicles licensed under D.C. Official Code § 47-2829, based upon the
3084 manufacturer’s shipping weight, as follows:

3085 Weight Class Registration Fee

3086	Class I (3,499 pounds or less).....	\$125
3087	Class II (3,500 — 4,999 pounds)	\$175
3088	Class III (5,000 — 6,999 pounds).....	\$250
3089	Class IV (7,000 — 9,999 pounds).....	\$500
3090	Class V (10,000 <u>pounds</u> or greater).....	\$700 plus
3091	\$50 per each additional 1,000 pounds over 10,000 pounds.	

3092 “(B) As of October 1, 2023, an electric vehicle may subtract 1,000 pounds
3093 from its actual weight for the purposes of this paragraph.”.

3094 (c) Paragraph (3) is amended to read as follows:

3095 “(3) Class C. — For each trailer, based upon the manufacturer’s shipping weight,
3096 as follows:

3097 Weight Class Registration Fee

3098	Class I (1,499 pounds or less).....	\$50
3099	Class II (1,500 — 3,499 pounds).....	\$150
3100	Class III (3,500 — 4,999 pounds).....	\$275

- 3101 Class IV (5,000 — 6,999 pounds).....\$500
- 3102 Class V (7,000 — 9,999 pounds).....\$700
- 3103 Class VI (10,000 pounds or greater).....\$850 plus \$75 per each
- 3104 additional 1,000 pounds over 10,000 pounds.”.

3105 **SUBTITLE H. VISION ZERO ~~AND SHARED FLEET~~ AMENDMENTS**

3106 Sec. 6071. Short title.

3107 This subtitle may be cited as the “Vision Zero ~~and Shared Fleet~~ Amendment Act of
3108 2022”.

3109 Sec. 6072. Section 103(b) of the Safety-Based Traffic Enforcement Amendment Act of
3110 2012, effective May 1, 2013 (D.C. Law 19-307; D.C. Official Code § 50-2209.11(b)), is
3111 amended to read as follows:

3112 “(b)(1)(A) By January 1, 2023, the Mayor shall have operating at least:

3113 “(i) 40 red light automated enforcement cameras;

3114 “(ii) 80 speed automated enforcement cameras; and

3115 “(iii) 6 stop sign automated enforcement cameras.

3116 “(B) By January 1, 2024, the Mayor shall have operating at least:

3117 “(i) 67 red light automated enforcement cameras;

3118 “(ii) 267 speed automated enforcement cameras;

3119 “(iii) 29 stop sign automated enforcement cameras; and

3120 “(iv) 20 bus lane automated enforcement cameras.”.

3121 “(2) The Director of the District Department of Transportation ~~shall~~, having
3122 evaluated the effectiveness of each camera type, shall have the authority to alter the number of
3123 cameras required under paragraph (1) of this subsection; provided, that the Director shall provide
3124 the Council with written notice, including a rationale, for any alteration that would decrease the
3125 number of cameras of a particular camera type below the number required under paragraph (1) of
3126 this subsection.”.

3127 Sec. 6073. Section 14 of the Vision Zero Enhancement Omnibus Amendment Act of
3128 2020, effective December 23, 2020 (D.C. Law 23-158; 68 D.C.R. 732), is amended by striking
3129 the phrase “9, 10, and” and inserting the phrase “9, and” in its place.

3130 **SUBTITLE I. VISITOR PARKING PASS ACCESS**

3131 Sec. 6081. Short title.

3132 This subtitle may be cited as the “Extended Visitor Parking Pass Eligibility Amendment
3133 Act of 2022”.

3134 Sec. 6082. Section 2414.12 of Title 18 of the District of Columbia Municipal Regulations
3135 (18 DCMR § 2414.12), is amended to read as follows:

3136 “2414.12. Notwithstanding subsections 2414.4 and 2414.9:

3137 “(a) Any annual visitor parking permit valid through December 31, 2020, shall
3138 expire December 31, 2022.

3139 “(b)(1) DDOT shall make available a physical visitor parking pass to eligible
3140 residents at no cost, which shall be valid until December 31, 2022.

3141 “(2) A resident shall be considered eligible for a visitor parking pass under this
3142 paragraph ~~where~~ when the resident complies with subsection 2414.5 and certifies to DDOT that
3143 they do not currently possess a visitor parking pass for calendar year 2020.”.

3144 ~~**SUBTITLE J. RENEWABLE ENERGY STORAGE GRANTS**~~

3145 ~~Sec. 6091. Short title.~~

3146 ~~This subtitle may be cited as the “Renewable Energy Storage Grant Program Amendment~~
3147 ~~Act of 2022”.~~

3148 ~~Sec. 6092. Section 210(c) of the Clean and Affordable Energy Act of 2008, effective~~
3149 ~~October 22, 2008 (D.C. Law 17-250; D.C. Official Code § 8-1774.10(c)), is amended as~~
3150 ~~follows:~~

3151 ~~(a) Paragraph (17) is amended by striking the phrase “; and” and inserting a semicolon in~~
3152 ~~its place.~~

3153 ~~(b) Paragraph (18) is amended by striking the period and inserting the phrase “; and” in~~
3154 ~~its place.~~

3155 ~~(c) A new paragraph (19) is added to read as follows:~~

3175 ~~grantor shall also include a preference for District-based organizations and companies. For~~
3176 ~~residential properties, the grantor shall include a preference for homeowners who demonstrate~~
3177 ~~financial hardship.~~

3178 ~~“(E) For the purposes of this paragraph, the term “grantor” means DOEE~~
3179 ~~or the Sustainable Energy Utility.”.~~

3180 **SUBTITLE MJ. FAST FERRY SERVICE GRANT**

3181 Sec. 61216091. Short title.

3182 This subtitle may be cited as the “Fast Ferry Grant Act of 2022”.

3183 Sec. 61226092. In Fiscal Year 2023, the District Department of Transportation shall
3184 award a grant of not less than \$50,000 to a regional transportation system supporting efforts to
3185 establish M-495 Commuter Fast Ferry Service on the Occoquan, Potomac, and Anacostia River
3186 system. A grant awarded pursuant to this paragraph shall be in addition to any other grant
3187 awarded by DDOT for fast ferry service.

3188 **SUBTITLE K. DEPARTMENT OF BUILDINGS TECHNICAL CORRECTIONS**

3189 Sec. 6101. Short title.

3190 This subtitle may be cited as the “Department of Buildings Technical Corrections
3191 Amendment Act of 2022”.

3192 Sec. 6102. Section 6(b) of the Office of Administrative Hearings Establishment Act of
3193 2001, effective March 6, 2002 (D.C. Law 14-76; D.C. Official Code § 2-1831.03(b)), is amended
3194 as follows:

3195 —(1a) Paragraph (2) is amended by striking the phrase “Department of Consumer
3196 and Regulatory Affairs,” and inserting the phrase “Department of Buildings,” in its place.

3197 —(2b) A new paragraph (2A) is added to read as follows:

3198 “(2A) Department of Licensing and Consumer Protection;”.

3199 Sec. 6103. Section 5a(c) of An Act to provide for the abatement of nuisances in the
3200 District of Columbia by the Commissioner of said District, and for other purposes, effective
3201 August 15, 2008 (D.C. Law 17-216; D.C. Official Code § 42-3131.05a(c)), is amended to read as
3202 follows:

3203 “(c) A courtesy copy of a notice provided pursuant to subsection (a) of this section shall
3204 be mailed or electronically mailed to the Advisory Neighborhood Commission in which the
3205 vacant building is located and the status of the building’s designation shall be posted on an
3206 internet website maintained by the Department of Buildings that is accessible to the public. The
3207 courtesy copy required by this subsection shall not be construed to satisfy, nor be construed as
3208 necessary to satisfy, the requirements of subsection (a) of this section that notice be properly
3209 served by mail.”.

3210 **SUBTITLE L. THIRD-PARTY INSPECTION PLATFORM**

3211 Sec. 6111. This subtitle may be cited as the “Third-Party Inspection Platform
3212 Amendment Act of 2022”.

3213 Sec. 6112. Section 6d(f) of the Construction Codes Approval and Amendments Act of
3214 1986, effective June 25, 2002 (D.C. Law 14-162; D.C. Official Code § 6-1405.04(f)), is amended
3215 to read as follows:

3216 “(f) The Department may establish an online platform that may, at the Director's
3217 discretion, serve as the exclusive mechanism by which an individual or entity may hire a third-
3218 party inspector to perform an inspection authorized by this section. The Department may charge
3219 a fee for the use of the online platform by an individual or entity and by a third-party inspector,
3220 which shall not exceed 5% of the total cost of the third-party inspection plus the cost of any
3221 credit card or automated clearing house (ACH) processing fees.”.

3222 ~~**SUBTITLE M. FAST FERRY SERVICE GRANT**~~

3223 ~~Sec. 6121. Short title.~~

3224 ~~This subtitle may be cited as the “Fast Ferry Grant Act of 2022”.~~

3225 ~~Sec. 6122. In Fiscal Year 2023, the District Department of Transportation shall award a~~
3226 ~~grant of not less than \$50,000 to a regional transportation system supporting efforts to establish~~
3227 ~~M-495 Commuter Fast Ferry Service on the Occoquan, Potomac, and Anacostia River system. A~~

3228 ~~grant awarded pursuant to this paragraph shall be in addition to any other grant awarded by~~
3229 ~~DDOT for fast ferry service.~~

3230 **TITLE VII. FINANCE AND REVENUE**

3231 **SUBTITLE A. DISTRICT INTEGRATED FINANCIAL SYSTEM**

3232 Sec. 7001. Short title.

3233 This subtitle may be cited as the “District Integrated Financial System Implementation
3234 Amendment Act of 2022”.

3235 Sec. 7002. Chapter 3 of Title 47 of the District of Columbia Official Code is amended as
3236 follows:

3237 (a) Section 47-355.05 is amended as follows:

3238 (1) Subsection (a-1) is amended by:

3239 (A) Striking the phrase “Agency Financial Officer (“AGO”)” and inserting
3240 the phrase “Agency Fiscal Officer (“AFO”)” in its place;

3241 (B) Striking the phrase “AGO’s agency” and inserting the phrase “AFO’s
3242 agency” in its place; and

3243 (C) Striking the phrase “AGO’s analysis” and inserting the phrase “AFO’s
3244 analysis” in its place.

3245 (2) Subsection (e) is amended as follows:

3246 (A) Paragraph (1) is amended as follows:

3247 (i) Subparagraph (A) is amended by striking the semicolon and
3248 inserting the phrase “; and” in its place.

3249 (ii) Subparagraph (B) is repealed.

3250 (B) The lead-in language of pParagraph (2)(A) is amended by striking the
3251 phrase “, intra District transfer, or other” and inserting the phrase “or other” in its place.

3252 (b) Section 47-361 is amended as follows:

3253 (1) A new paragraph (7A) is added to read as follows:

3254 “(7A) “Interagency project” means a project in the District’s financial system that
3255 has funds budgeted in one agency that are segregated for use for a particular purpose by another
3256 District agency, pursuant to an agreement between the agency and the other agency.”.

3257 (2) Paragraph (8) is repealed.

3258 (3) Paragraph (14) is amended by striking the period at the end and inserting the
3259 phrase “; provided further, that for an interagency project, the term “reprogramming” means a
3260 budget modification of \$500,000 or more for purposes other than those originally authorized that
3261 results in an offsetting reallocation of budget authority from one program to another program.”

3262 (c) Section 47-368.06(a) is amended by striking the phrase “an intra-District transfer, a
3263 memorandum of understanding, or a reprogramming” and inserting the phrase “a memorandum
3264 of understanding or a reprogramming” in its place.

3265 Sec. 7003. The Purchase Card Program Budgeting Act of 2017, effective December 13,
3266 2017 (D.C. Law 22-33; 64 DCR [428757652](#)), is repealed.

3267 **SUBTITLE B. EARNED INCOME TAX CREDIT EXPANSION**

3268 Sec. 7011. Short title.

3269 This subtitle may be cited as the “Earned Income Tax Credit Expansion Amendment Act
3270 of 2022”.

3271 Sec. 7012. Section 47-1806.04(f)(1) of the District of Columbia Official Code is
3272 amended by adding a new subparagraph (D) to read as follows:

3273 “(D)(i) If a return is filed for a full calendar or fiscal year beginning after
3274 December 31, 2022, an individual, with or without a qualifying child, who is a resident of the
3275 District but is not a citizen or resident alien of the United States, who would otherwise be
3276 allowed an earned income tax credit under [26 U.S.C. §section 32 of the Internal Revenue Code](#)
3277 [of 1986](#) but for the fact that the individual is not a citizen or resident alien of the United States,
3278 shall be allowed a credit against the tax imposed by this chapter for the taxable year in the same
3279 amounts and to the same extent as provided in this subsection.

3280 “(ii) For taxable years beginning after December 31, 2022, [an](#)
3281 [individual who would otherwise be allowed a federal earned income tax credit but for the](#)
3282 [if a requirement of 26 U.S.C. §section 32\(m\) of the Internal Revenue Code makes a taxpayer](#)
3283 [ineligible for a credit under 26 U.S.C. § 32, the taxpayer](#) shall be allowed a credit against the tax

3284 imposed by this chapter for the taxable year in the same amounts and to the same extent as
3285 provided in this subsection and the form of any such return shall be prescribed by the Chief
3286 Financial Officer; except, that an individual taxpayer identification number issued by the Internal
3287 Revenue Service shall be permitted for the individual, the individual’s spouse, or any qualifying
3288 child claimed on the return.”.

3289 **SUBTITLE C. CAPITAL FUNDING**

3290 Sec. 7021. Short title.

3291 This subtitle may be cited as the “Capital Improvements Program Funding Amendment
3292 Act of 2022”.

3293 Sec. 7022. Section 47-392.02(f)(2) of the District of Columbia Official Code is amended
3294 by striking the phrase “transfer of local or dedicated funds to the CIP of” and inserting the phrase
3295 “transfer to or inclusion in the CIP of local funds, dedicated funds, or federal funds received by
3296 the District government pursuant to the Infrastructure Investment and Jobs Act, approved
3297 November 15, 2021 (Pub. L. [No.](#) 117-58; 135 Stat. 429), in the amount of” in its place.

3298 **SUBTITLE D. DISTRICT UNEMPLOYMENT FUND FUNDING**

3299 Sec. 7031. Short title.

3300 This subtitle may be cited as the “District Unemployment Fund Funding Amendment Act
3301 of 2022”.

3302 Sec. 7032. The lead-in language of section 47-392.02(j-5) of the District of Columbia
3303 Official Code is amended as follows:

3304 (a) Strike the phrase “Comprehensive Annual Financial Report” and insert the phrase
3305 “Annual Comprehensive Financial Report” in its place.

3306 (b) Strike the phrase “following purposes” and insert the phrase “following purposes,
3307 except, that at the close of Fiscal Year 2022, \$113 million of such additional uncommitted
3308 amounts instead shall be transferred to the District Unemployment Fund, established by [section 2](#)
3309 [of the District of Columbia Unemployment Compensation Act, approved August 28, 1935 \(49](#)
3310 [Stat. 946; D.C. Official Code § 51-102\)](#)” in its place.

3311 **SUBTITLE E. GROSS INCOME EXCLUSION**

3312 Sec. 7041. Short title.

3313 This subtitle may be cited as the “Gross Income Exclusion Amendment Act of 2022”.

3314 Sec. 7042. -Section 47-1803.02(a)(2) of the District of Columbia Official Code is
3315 amended [as follows](#):

3316 [\(a\) Subparagraph \(JJ\) is amended by striking the phrase “ending before January 1, 2023”](#)
3317 [and inserting the phrase “ending before January 1, 2024” in its place.](#)

3318 [\(b\) New by adding new](#) subparagraphs (RR) through [\(TTWW\) are added](#) to read as
3319 follows:

3320 “~~(RR) Grants awarded pursuant to § 1-328.04(w).~~”

3321 “(SS) Grants awarded pursuant to § 1-328.04(x).
3322 “(TT) Funding received by a taxpayer from the District Department of the
3323 Environment or the District of Columbia Sustainable Energy Utility to incentivize solar
3324 installations benefiting low-income residents pursuant to the Solar for All Program, established
3325 by § 8-1774.16.

3326 “(UU) Grants issued pursuant to § 8-1774.10(c)(19).

3327 “(VV) Rebates issued pursuant to section 5a of the Public Access to
3328 Automated External Defibrillator Act of 2000, ~~as approved by the Committee of the~~
3329 ~~Whole~~passed on 1st reading on May 10, 2022 (~~Committee print~~Engrossed version of Bill 24-
3330 714).

3331 “(WW) Lump-sum payments an individual receives from the early
3332 educator pay parity program created and implemented pursuant to § 1-325.431(c)(1A).”.

3333 Sec. 7043. Applicability.

3334 This subtitle shall apply as of January 1, 2022.

3335 **SUBTITLE F. REAL PROPERTY TAX INCREASE LIMIT FOR SENIORS AND**
3336 **INDIVIDUALS WITH DISABILITIES**

3337 Sec. 7051. Short title.

3338 This subtitle may be cited as the “Seniors and Individuals with Disabilities Real Property
3339 Tax Increase Limit Amendment Act of 2022”.

3340 Sec. 7052. Section 47-864 of the District of Columbia Official Code is amended as
3341 follows:

3342 (a) Subsection (b)(1) is amended as follows:

3343 (1) Subparagraph (A)(ii) is amended by striking the phrase “the multiplier shall be
3344 105%;~~or~~” and inserting the phrase “the multiplier shall be 102%” in its place.

3345 (2) Subparagraph (B)(i) is amended by striking the phrase “the multiplier shall be
3346 105%” and inserting the phrase “the multiplier shall be 102%” in its place.

3347 (b) Subsection (g) is amended by striking the phrase “exceeding 105% up to 110%” and
3348 inserting the phrase “exceeding 102% up to 110%” in its place.

3349 **SUBTITLE G. RULE 736 REPEALS**

3350 Sec. 7061. Short title.

3351 This subtitle may be cited as the “Rule 736 Repeals Amendment Act of 2022”.

3352 ~~Sec. 7062. The Public School Health Services Amendment Act of 2017, effective~~
3353 ~~February 17, 2018 (D.C. Law 22-61; 65 DCR 127), is repealed.~~

3354 Sec. ~~7063~~7062. The Senior Dental Services Program Act of 2018, effective June 5, 2018
3355 (D.C. Law 22-108; 65 DCR 3806), is repealed.

3356 Sec. ~~7064~~7063. Sections 4 and 7a of the Ensuring Community Access to Recreational
3357 Spaces Act of 2018, effective February 22, 2019 (D.C. Law 22-210; 65 DCR 12598), are
3358 repealed.

3359 Sec. ~~7065~~7064. The Senior Strategic Plan Amendment Act of 2018, effective March 28,
3360 2019 (D.C. Law 22-267; 66 DCR 1428), is repealed.

3361 **SUBTITLE H. DISABLED VETERANS HOMESTEAD EXEMPTION**

3362 ~~AMENDMENT ACT~~

3363 Sec. 7071. Short title.

3364 This subtitle may be cited as the “Disabled Veterans Homestead Exemption Amendment
3365 Act of 2022”.

3366 Sec. 7072. Section 47-850 of the District of Columbia Official Code is amended as
3367 follows:

3368 (a) Subsection (a) is amended by striking the phrase “For purposes” and inserting the
3369 phrase “Except as provided in subsection (a-1) of this section, for purposes” in its place.

3370 (b) A new subsection (a-1) is added to read as follows:

3371 “(a-1)(1) For purposes of levying the real property tax during a tax year, the Mayor shall
3372 deduct from the assessed value of real property that qualifies for the homestead deduction and is
3373 owned by a veteran the amount of \$~~250~~445,000; provided, that the:

3374 “(A) Veteran has been classified by the United States Department of
3375 Veterans Affairs as having a total and permanent disability as a result of a service-incurred
3376 condition or service-aggregated condition or is paid at the 100% disability rating level as a result
3377 of unemployability; and

3378 “(B) Veteran’s household is an eligible household as defined in § 47-
3379 863(a)(1A)(A); ~~provided~~except, that § 47-863(a)(1A)(A)(iii)(I)(aa) and (II) shall not apply.

3380 “(2) The deduction shall be apportioned equally between each installment during
3381 a tax year and shall not be carried forward or carried back.

3382 “(2)(A) To qualify for and receive the deduction provided pursuant to this
3383 subsection, the veteran, or the veteran’s legal guardian, attorney-in-fact, or other legal
3384 representative, shall complete and file with the District of Columbia Office of Veterans Affairs
3385 an application, in a form prescribed by the Mayor, that includes a statement that the veteran
3386 meets the requirements set forth in paragraph (1) of this subsection, and complies with other
3387 requirements as set forth in this section.

3388 “(B) The District of Columbia Office of Veterans Affairs shall timely and
3389 routinely certify to the Office of Tax and Revenue that the veterans ~~meets~~sing the disability
3390 requirements for the deduction provided pursuant to this subsection.”.

3391 (c) New subsections (f) and (g) are added to read as follows:

3392 “(f)(1) Except for subsection (a) of this section, for the purposes of this section and §§
3393 47-850.02, 47-850.03, and 47-850.04, the deduction provided pursuant to subsection (a-1) of this
3394 section shall be deemed a homestead deduction.

3395 “(2) Notwithstanding §§ 47-863 and 47-864, a(A) A real property receiving the
3396 deduction provided pursuant to subsection (a-1) of this section shall not receive the credit under
3397 § 47-864 or the deduction~~reduced tax liability~~ under § 47-863.”.

3398 ~~“(B) Only the deduction under subsection (a) of this section shall be~~
3399 ~~subject to the same taxable assessment percentage threshold in § 47-864. The deduction under~~
3400 ~~subsection (a-1) of this section shall not be subject to such a threshold.~~

3401 ~~“(g) The Mayor, pursuant to Title I of the District of Columbia Administrative Procedure~~
3402 ~~Act, approved October 21, 1968 (82 Stat. 1204; D.C. Official Code § 2-501 *et seq.*), may issue~~
3403 ~~rules to implement the provisions of subsection (a-1) of this section.”.~~

3404 Sec. 7073. Section 47-864(e) of the District of Columbia Official Code is amended to
3405 read as follows:

3406 “(e) Notwithstanding any other provision of this chapter, if the current tax year’s taxable
3407 assessment of a real property receiving the homestead deduction under § 47-850(a) or § 47-
3408 850.01 is less than 40% of the current tax year’s assessed value, the current tax year’s taxable
3409 assessment for purposes of this section, § 47-850(a) and § 47-850.01 shall be 40% of the current
3410 tax year’s assessed value, the real property shall be taxed for purposes of § 47-813 on such
3411 taxable assessment, and there shall be no credit under this section.”.

3412

3413 **SUBTITLE I. DOWNTOWN HOUSING TAX ABATEMENTS**

3414 Sec. 7081. Short title.

3415 This subtitle may be cited as the “Tax Abatements for Housing in Downtown Act of
3416 2022”.

3417 Sec. 7082. Chapter 8 of Title 47 of the District of Columbia Official Code is amended as
3418 follows:

3419 (a) The table of contents is amended by adding new section designations to read as
3420 follows:

3421 “§ 47-860.01. Tax abatements for housing in downtown – Definitions.

3422 “§ 47-860.02. Tax abatements for housing in downtown – Requirements.

3423 “§ 47-860.03. Tax abatements for housing in downtown – Abatement period and caps.

3424 “§ 47-860.04. Tax abatements for housing in downtown – Rules.”.

3425 (b) New sections 47-860.01 through 47-860.04 are added to read as follows:

3426 “§ 47-860.01 Tax abatements for housing in downtown – Definitions.

3427 “For the purposes of §§ 47-860.01 through 47-860.04, the term:

3428 “(1) “CBE Act” means the Small and Certified Business Enterprise Development
3429 and Assistance Act of 2005, effective October 20, 2005 (D.C. Law 16-33; D.C. Official Code §
3430 2-218.01 et seq.).

3431 “(2) “Certified business enterprise” means a business enterprise or joint venture
3432 certified pursuant to the CBE Act.

3433 “(3) “Eligible area” means:

3434 “(A) The geographic area bounded by a line starting at the intersection of
3435 the center line of Massachusetts Avenue, N.W., and the center of Dupont Circle, N.W.;;
3436 continuing southeast along the center line of Massachusetts Avenue, N.W., to the center line of
3437 9th North Capitol Street, N.W.; continuing south along the center line of 9th North Capitol Street,
3438 N.W., to the center line of ~~I Street~~ Constitution Avenue, N.W.; continuing west along the center
3439 line of ~~I Street~~ Constitution Avenue, N.W., to the center line of ~~10th-15th~~ Street, N.W.;;
3440 continuing north along the center line of ~~10th-15th~~ Street, N.W. to the center line of ~~New York~~
3441 Pennsylvania Avenue, N.W.; continuing west along the center line of ~~New York Avenue, N.W.,~~
3442 ~~to the center line of 11th Street, N.W.; continuing north along the center line of 11th Street,~~
3443 ~~N.W., to the center line of I Street, N.W., continuing west along the center line of I Street N.W.~~
3444 ~~to the center line of Pennsylvania Avenue, N.W., continuing west along the center line of~~
3445 Pennsylvania Avenue, N.W., to the center of Washington Circle, N.W.; continuing northeast
3446 along the center line of New Hampshire Avenue N.W., to, and terminating at, the intersection of
3447 the center line of Massachusetts Avenue, N.W., and the center of Dupont Circle, N.W. (the
3448 starting point); and

3449 “(B) Any other portion of the central business district designated by the
3450 Mayor.

3451 “(4) “First Source Act” means the First Source Employment Agreement Act of
3452 1984, effective June 29, 1984 (D.C. Law 5-93; D.C. Official Code § 2-219.01 *et seq.*).

3453 “(5) “First Source Agreement” means an agreement with the District government
3454 governing certain obligations pursuant to section 4 of the First Source Act (D.C. Official Code §
3455 2-219.03) and Mayor’s Order 83-265, dated November 9, 1983, regarding job creation and
3456 employment.

3457 “(6) “Inclusionary Zoning Program” means the provisions of the Inclusionary
3458 Zoning Implementation Amendment Act of 2006, effective March 14, 2007 (D.C. Law 16-275;
3459 D.C. Official Code § 6-1041.01 *et seq.*) (“Inclusionary Zoning Act”), and Chapter 10 of Title 11-
3460 C of the District of Columbia Municipal Regulations, and the regulations and administrative
3461 issuances promulgated under the Inclusionary Zoning Act.

3462 “(7) “Median family income” has the meaning set forth in section 101(5) of the
3463 Inclusionary Zoning Implementation Amendment Act of 2006, effective ~~May~~March 14, 2007
3464 (D.C. Law 16-275; D.C. Official Code § 6-1041.01(5)).

3465 “§ 47-860.02. Tax abatements for housing in downtown—Requirements.

3466 “(a) Subject to § 47-860.03, the Mayor may approve a tax abatement, in an amount
3467 calculated pursuant to § 47-860.03(a), for real property in an eligible area if:

3468 “(1) There is a change in use of the real property resulting in the development of
3469 at least 10 housing units;

3470 “(2) At least 815% of the housing units (the “affordable housing units”)
3471 developed or redeveloped on the real property are affordable to households earning 60% or less
3472 of the median family income for a period of at least 20 years;

3473 “(3) The affordable housing units are designed and administered in accordance
3474 with the requirements of the Inclusionary Zoning Program;

3475 “(4) The property owner files a covenant in the land records of the District,
3476 binding on the owner and all of its successors, covenanting to comply with the requirements of
3477 paragraphs (1) and (2) of this subsection;

3478 “(5) The property owner, or its designee or assignee, enters into an agreement
3479 with the District government that requires the owner, or its designee or assignee, to, at a
3480 minimum, contract with certified business enterprises for at least 35% of the contract dollar
3481 volume of the construction and operations of the project, in accordance with section 2346 of the
3482 CBE Act (D.C. Official Code § 2-218.46);

3483 “(6) The property owner, or its designee or assignee, ~~enters into~~executes a First
3484 Source Agreement for the construction and operation of the project;

3485 “(7) The property owner, or its designee or assignee, requests a letter from the
3486 Mayor stating that the proposed development or redevelopment project is eligible for the tax

3487 abatement, setting forth the expected amount of the abatement, as determined pursuant to § 47-
3488 860.03(a), and reserving that amount for the project; and

3489 “(8) The Mayor transmits to the owner the eligibility and reservation letter
3490 requested under paragraph (7) of this subsection, subject to such conditions as may be imposed
3491 by the Mayor and subject to the adjustment of the abatement amount based on the certifications
3492 provided for in § 47-860.03(a), the abatement cap set forth in § 47-860.03(b), and subsection (d)
3493 of this section.

3494 “(b) The Mayor shall, as nearly as practicable, review requests for eligibility and
3495 reservation letters in the order in which each completed request is received.

3496 “(c) The Mayor shall transmit to the Office of Tax and Revenue a copy of each eligibility
3497 and reservation letter transmitted by the Mayor to an owner pursuant to subsection (a)(8) of this
3498 section.

3499 “(d) A tax abatement shall not be provided for a property for which an eligibility and
3500 reservation letter was transmitted by the Mayor under subsection (a)(8) of this section if the
3501 project based upon which the eligibility and reservation letter was issued has not received a
3502 certificate of occupancy within 18 months after the date the eligibility and reservation letter was
3503 transmitted; provided, that the Mayor may, in the Mayor’s sole discretion, extend the 18-month
3504 period for up to 6 months if the project’s construction has reached grade within the 18-month
3505 period, as certified by the project architect and the Mayor.

3506 “(e) After the completion of a project for which an eligibility and reservation letter was
3507 issued, the Mayor shall, if the conditions set forth in this section and the eligibility and
3508 reservation letter have been met, and subject to the abatement cap set forth in § 47-860.03(b),
3509 issue to the property owner a certification of tax abatement, subject to such conditions as the
3510 Mayor may impose. The certification of tax abatement shall set forth the annual dollar amount
3511 of the tax abatement and the time period for which the tax abatement is awarded. The Mayor
3512 shall transmit a copy of the certification of tax abatement to the Office of Tax and Revenue.

3513 “§ 47-860.03 Tax abatements for housing in downtown – Abatement period and caps.

3514 “(a) For each property for which a certification of tax abatement was issued under § 47-
3515 860.02(e), the real property tax imposed by § 47-811 shall be abated in an annual amount, as
3516 determined by the Mayor, computed as follows: \$2.50 per residential FAR square foot of real
3517 property, multiplied by the building’s total residential FAR square footage as certified by the
3518 project architect and the Mayor; provided, that:

3519 “(1) The tax abatement shall begin in the tax year in which a certificate of
3520 occupancy is issued for the property and shall expire at the end of the 20th tax year after the tax
3521 year in which a certificate of occupancy is issued for the property; and

3522 “(2)(A) A property shall cease to receive the abatement if during the period of the
3523 tax abatement the Mayor determines that the property is no longer eligible for the abatement. If
3524 the Mayor makes such a determination, the Mayor shall transmit to the property owner and the

3525 Office of Tax and Revenue a letter of termination, setting forth the reason for the termination and
3526 the date on which the termination took, or shall take, effect. A property shall no longer be
3527 eligible for the tax abatement if it no longer contains 10 housing units, is in noncompliance with
3528 § 47-860.02(a)(1) or (2), is in noncompliance with any conditions set forth in the certification of
3529 tax abatement, or for any reason set forth by the Mayor by rule.

3530 “(B) If the Mayor determines that a property is no longer eligible for the
3531 abatement, the Mayor may, in his or her sole discretion, provide the property owner a period to
3532 cure the property’s ineligibility and, if during the period to cure, the owner cures the property’s
3533 ineligibility, the Mayor may, subject to subsection (b) of this section, restore the tax abatement;
3534 provided, that the tax abatement shall not be provided for the period during which the property
3535 was ineligible, and the period of cure shall not toll the 20-year period set forth in paragraph (1)
3536 of this subsection.

3537 “(C) If the Mayor restores a tax abatement under this subsection, the
3538 Mayor shall transmit a letter of restoration to the property owner and the Office of Tax and
3539 Revenue, setting forth the date on which the restoration took, or shall take, effect.

3540 “(b) The amount of tax abatements the Mayor may approve or certify under § 47-860.02
3541 and restore under subsection (a)(2) of this section shall be capped at the following amounts,
3542 subject to the availability of funding:

3543 “(1) For Fiscal Years 2024, 2025, and 2026, up to \$2.5 million;

3544 “(2) For Fiscal Year ~~2025-2027~~, up to \$6.8 million; and
3545 “(3) For each succeeding fiscal year after Fiscal Year 2027, an amount equal to
3546 103104% of the prior year’s cap; ~~and~~
3547 ~~“(3) \$70 million in the aggregate, calculated as the sum of the taxes that were or~~
3548 ~~will be abated over the term of all tax abatements approved or certified by the Mayor under this~~
3549 ~~section.~~

3550 “§ 47-860.04 Tax abatements for housing in downtown – Rules.”.

3551 The Mayor ~~shall~~may, pursuant to Title I of the District of Columbia Administrative
3552 Procedure Act, approved October 21, 1968 (82 Stat. 1204; D.C. Official Code § 2-501 et seq.),
3553 issue rules to implement §§ 47-860.01 through 47-860.03.”.

3554 **SUBTITLE J. PENN BRANCH REDEVELOPMENT PROJECT**

3555 Sec. 7091. Short title.

3556 This subtitle may be cited as the “Square 5539 Tax Abatement Act of 2022”.

3557 Sec. 7092. Chapter 46 of Title 47 of the District of Columbia Official Code is amended as
3558 follows:

3559 (a) The table of contents is amended by adding a new section designation to read as

3560 follows:

3561 “~~§~~47-4675. Lots 835 and 840 in Square 5539.”.

3562 (b) A new section 47-4675 is added to read as follows:

3563 “§ 47-4675. Lots 835 and 840 in Square 5539.

3564 “(a) The real property tax imposed on Lots 835 and 840 in Square 5539 (“Property”) by
3565 Chapter 8 of this title shall be abated by the amount set forth in subsection (b) of this section, for
3566 the period of time set forth in subsection (c) of this section; provided, that:

3567 “(1) The Property is developed with a project consisting of approximately
3568 170,000 square feet of multi-family residential housing and accessory parking, with
3569 approximately 180–200 rental housing units (“Project”);

3570 “(2) 80% of the rental housing units in the Project are affordable to and set aside
3571 for households earning an average of 80% or less of the median family income for the period of
3572 time set forth in subsection (c) of this section;

3573 “(3) At least 10% of the rental housing units in the Project are affordable to and
3574 set aside for households earning 60% or less of the median family income for the period of time
3575 set forth in subsection (c) of this section;

3576 “(4) The developer of the Project contracts with certified business enterprises for
3577 at least 35% of the contract dollar volume for the construction of the Project;

3578 “(5) For the duration of the period set forth in subsection (c) of this section, the
3579 operator of the Project contracts with certified business enterprises for at least 35% of the
3580 contract dollar volume for the operation of the Project;

3581 “(6) The owner of the Property files a covenant in the land records of the District,
3582 binding on the owner and all successors in interest with respect to the Property, to require
3583 compliance with paragraphs (2), (3), (4), and (5) of this subsection.

3584 “(b) The amount of the tax abatement provided by subsection (a) of this section shall be:

3585 “(1) For the first tax year during which the tax abatement applies, as provided in
3586 subsection (c) of this section, \$362,000; and

3587 “(2) For the second tax year during which the tax abatement applies and each
3588 subsequent tax year until the end of the period set forth in subsection (c) of this section, 103% of
3589 the prior year’s abatement amount.

3590 “(c)(1) The tax abatement provided for by this section shall begin on the first day of the
3591 tax year after the tax year during which a certificate of occupancy is issued for the Project or on
3592 October 1, 2025, whichever is later, and shall continue in effect for 40 tax years.

3593 “(2)(A) By December 31 of each tax year of the abatement period set forth in
3594 paragraph (1) of this subsection, the Mayor shall certify to the Office of Tax and Revenue the
3595 Property’s eligibility for the abatement provided pursuant to this section.

3596 “(B) If at any time the Mayor determines that the Property has become
3597 ineligible for the abatement provided pursuant to this section, the Mayor shall notify the Office
3598 of Tax and Revenue of the Property’s ineligibility and shall specify the date that the Property
3599 became ineligible.

3600 “(d) For the purposes of this section, the term:

3601 “(1) “Certified business enterprise” means a business enterprise or joint venture
3602 certified pursuant to the Small and Certified Business Enterprise Development and Assistance
3603 Act of 2005, effective October 20, 2005 (D.C. Law 16-33; D.C. Official Code § 2-218.01 *et*
3604 *seq.*).

3605 “(2) “Median family income” has the meaning set forth in section 101(5) of the
3606 Inclusionary Zoning Implementation Amendment Act of 2006, effective March 14, 2007 (D.C.
3607 Law 16-275; D.C. Official Code § 6-1041.01(5)).

3608 “(e) The Mayor, pursuant to Title I of the District of Columbia Administrative Procedure
3609 Act, approved October 21, 1968 (82 Stat. 1204; D.C. Official Code § 2-501 *et seq.*), may issue
3610 rules to implement this section.”.

3611 **SUBTITLE K. COMMUNITY FOR CREATIVE NON-VIOLENCE REAL**
3612 **PROPERTY TAX RELIEF**

3613 Sec. 7101. Short title.

3614 This subtitle may be cited as the “Community for Creative Non-Violence Real Property
3615 Tax Relief Act of 2022”.

3616 Sec. 7102. The Council of the District of Columbia orders that all real property taxes,
3617 interest, penalties, fees, and other related charges assessed against Lots 8, 29, 30, 33, 34, 35, 806,
3618 807, 808, 809, 812, and 813 in Square 571 for the tax year beginning October 1, 1993, and

3619 ending September 30, 1994, be forgiven and that any payments made for this period be refunded
3620 to the person who made the payments.

3621 [Sec. 7103. Applicability.](#)

3622 [This subtitle shall apply as of August 15, 2022.](#)

3623 **SUBTITLE L. SO OTHERS MIGHT EAT (SOME) TAX ABATEMENT**

3624 Sec. 7111. Short title.

3625 This subtitle may be cited as the “Affordable Housing Opportunities, Inc. Tax Abatement
3626 Act of 2022”.

3627 Sec. 7112. Section 47-1078(a)(2) of the District of Columbia Official Code is amended
3628 as follows:

3629 (a) Subparagraph (J) is amended by striking the word “and” at the end.

3630 (b) Subparagraph (K) is amended by striking the period and inserting a semicolon in its
3631 place.

3632 (c) New subparagraphs (L) and (M) are added to read as follows:

3633 “(L) Lots 808, 809, 7000, 7001, 7003, 7004, 7005, 7007, 7010, and 7012, Square 5139,
3634 located at 4414 and 4430 Benning Road, N.E., effective November 1, 2015; and

3635 “(M) Lots 2003, 2004, and 2005, Square 5139, located at 4414, 4420, and 4430 Benning
3636 Road, N.E., effective October 1, 2018.”.

3637 [Sec. 7113. \(d\)](#)-The Council of the District of ~~Colombia~~[Columbia](#) orders that all
3638 recordation and transfer taxes, interest, and penalties assessed or assessable, and other tax-related
3639 charges assessed with respect to documents recorded, including document numbers 2015110106,
3640 2015110107, 2015110108, 2015110109, 2015110119, 2015110130, 2015110133, 2015110134,
3641 2015110137, 2018054086, 2018054087, 2018054090, 2018066828, 2018066829, and
3642 2018066830, concerning the property located at 4414 and 4430 Benning Road, N.E., known for
3643 tax and assessment purposes as Lots 808, 809, 7000, 7001, 7003, 7004, 7005, 7007, 7010, and
3644 7012, Square 5139, and 4414, 4420, and 4430 Benning Road, N.E., known for tax and
3645 assessment purposes as Lots 2003, 2004, and 2005, Square 5139 beginning October 28, 2015,
3646 through the end of the month following the effective date of this act be forgiven and that any
3647 payments made for this period be refunded.

3648 [Sec. 7113. Applicability.](#)

3649 [This subtitle shall apply as of August 15, 2022.](#)

3650 **SUBTITLE M. EVENTS DC**

3651 Sec. 7121. Short title.

3652 This subtitle may be cited as the “Events DC Grantmaking Act of 2022”.

3653 Sec. 7122. National Cherry Blossom Festival fundraising.

3654 (a) There is established a matching grant program to support the 2023 National Cherry
3655 Blossom Festival (“Program”), which shall be administered by the Washington Convention and

3656 Sports Authority (“Events DC”). Under the Program, a matching grant shall be awarded to a
3657 nonprofit organization that organizes and produces an event or events as part of the official,
3658 month-long National Cherry Blossom Festival (“Festival”) at a rate of \$2 for every dollar that the
3659 organization has raised in corporate donations by April 30, 2023; except, that the total matching
3660 grant shall not exceed \$1,500,000.

3661 (b) In Fiscal Year 2023, of the funds allocated to the Non-Departmental Account,
3662 ~~\$1,000,000~~\$1,500,000 shall be transferred to Events DC to use for the grant authorized by
3663 subsection (a) of this section.

3664 (c) A grant awarded pursuant to this section shall be in addition to any other grant
3665 awarded by Events DC in support of the Festival.

3666 Sec. 7123. District History Grant.

3667 (a) There is established a grant program to support historical research, which shall be
3668 administered by the Washington Convention and Sports Authority (“Events DC”). Under the
3669 Program, a grant shall be awarded to a nonprofit organization occupying space in the Carnegie
3670 Library building that is engaged in collecting, interpreting, and sharing the history of the District.

3671 (b) In Fiscal Year 2023, of the funds allocated to the Non-Departmental Account,
3672 \$300,000 shall be transferred to Events DC to use for the grant authorized by subsection (a) of
3673 this section.

3674 (c) A grant awarded pursuant to this section shall be in addition to any other grant
3675 awarded by Events DC in support of historical education and research.

3676 Sec. 7124. Title II of the ~~The lead-in language of section 204(m) of the~~ Washington
3677 Convention Center Authority Act of 1994, effective September 28, 1994 (D.C. Law 10-188;
3678 D.C. Official Code § 10-1202.01 *et seq.* ~~04(m)~~), is amended as follows:

3679 (a) Section 204(m) (D.C. Official Code § 10-1202.04(m)) is amended by striking the
3680 phrase “Fiscal Year 2021 or Fiscal Year 2022” and inserting the phrase “Fiscal Year 2021, 2022,
3681 or 2023” in its place.

3682 (b) Section 208(g) (D.C. Official Code § 10-1202.08(g)) is amended by striking the
3683 phrase “Fiscal Year 2020” and inserting the phrase “Fiscal Years 2022 or 2023” in its place.

3684 **SUBTITLE N. SUBJECT TO APPROPRIATIONS REPEALS**

3685 Sec. 7131. Short title.

3686 This title may be cited as the “Subject to Appropriations Repeals and Modifications
3687 Amendment Act of 2022”.

3688 Sec. 7132. Section 8 of the Department of Consumer and Regulatory Affairs Omnibus
3689 Amendment Act of 2018, effective April 11, 2019 (D.C. Law 22-287; 66 DCR 1650), is
3690 amended as follows:

3691 (a) Subsection (a) is amended to read as follows:

3692 “(a) Sections 2, 3, 4(a) and (b), 5, 6, and 7 shall apply upon the date of inclusion of their
3693 fiscal effect in an approved budget and financial plan.”.

3694 (b) Subsection (c)(2) is amended by striking the phrase “this act” and inserting the phrase
3695 “the provisions identified in subsection (a) of this section” in its place.

3696 Sec. 7133. Section 8a of the Safe Fields and Playgrounds Act of 2018, effective
3697 September 11, 2019 (D.C. Law 23-16; 66 DCR 8621), is repealed.

3698 Sec. 7134. Section 3 of the Advisory Neighborhood Commissions Participation in
3699 Planning and Development Amendment Act of 2020, effective March 16, 2021 (D.C. Law 23-
3700 198; 68 DCR 1371), is repealed.

3701 Sec. 7135. Section 6(a) of the Zero Waste Omnibus Amendment Act of 2020, effective
3702 March 16, 2021 (D.C. Law 23-211; 68 DCR 68), is amended to read as follows:

3703 “(a) Section 2(b)(2) and amendatory section 112e of the Sustainable Solid Waste
3704 Management Amendment Act of 2014, effective March 16, 2021 (D.C. Law 23-211; D.C.
3705 Official Code § 8-1031.12e), in section 2(k) shall apply upon the date of inclusion of their fiscal
3706 effect in an approved budget and financial plan.”.

3707 Sec. 7136. Section 4 of the Public Facilities Environmental Safety Amendment Act of
3708 2020, effective March 16, 2021 (D.C. Law 23-233; 68 DCR 1128), is repealed.

3709 Sec. 7137. Section 6(b) of the Comprehensive Plan Amendment Act of 2021, effective
3710 August 21, 2021 (D.C. Law 24-20; 68 DCR 6918), is repealed.

3711 Sec. 7138. Section 7 of the Eviction Record Sealing Authority and Fairness in Renting
3712 Amendment Act of 2022, effective May 18, 2022 (D.C. ~~Act~~Law 24-~~357~~115; 69 DCR 2638), is
3713 repealed.

3714 Sec. 7139. Section 4 of the Developmental Disability Eligibility Reform Amendment Act
3715 of 2022, ~~enacted effective on March 28~~May 18, 2022 (D.C. ~~Act~~Law 24-~~359~~117; 69 DCR 2653),
3716 is repealed.

3717 **SUBTITLE O. FLAVORED TOBACCO PROHIBITION IMPLEMENTATION**

3718 Sec. 7151. Short title.

3719 This subtitle may be cited as the “Flavored Tobacco Prohibition Implementation Act of
3720 2022”.

3721 Sec. 7152. (a) The fiscal impact of revenue loss attributable to the Flavored Tobacco
3722 Product Prohibition Amendment Act of 2021, effective September 22, 2021 (D.C. Law 24-25; 68
3723 DCR 7332) (“Act”), shall be offset by local fiscal year recurring revenues included in the Chief
3724 Financial Officer’s June 2022 revenue estimate and, if necessary, the September revenue
3725 estimate, that exceed the annual revenue estimate incorporated in the approved budget and
3726 financial plan for Fiscal Year 2023 through Fiscal Year 2026; provided, that the Act is thereby
3727 fully funded.

3728 (b) In the June 2022 revenue estimate and in the September 2022 revenue estimate, the
3729 Chief Financial Officer shall certify:

3730 (1) Whether and by what amount local fiscal year revenues included in the
3731 revenue estimate exceed the annual revenue estimate incorporated in the approved budget and
3732 financial plan for Fiscal Year 2023 through Fiscal Year 2026;

3733 (2) Whether such excess revenues, together with the excess revenues identified
3734 pursuant to this subsection in prior revenue estimates, are in an amount sufficient to offset the
3735 fiscal impact of the revenue loss identified in subsection (a) of this section; and

3736 (3) That all such excess revenues, together with the excess revenues identified
3737 pursuant to this subsection in prior revenue estimates, have been set aside to ensure that the Act
3738 be funded until such time as the Chief Financial Officer certifies that the Act is fully funded.

3739 Sec. 7153. Section 4 of the Flavored Tobacco Product Prohibition Amendment Act of
3740 2021, effective September 22, 2021 (D.C. Law 24-25; 68 DCR 7332), is amended to read as
3741 follows:

3742 “Sec. 4. Applicability.

3743 “(a) This act shall apply upon the later of:

3744 “(1) October 1, 2022; or

3745 “(2) Inclusion of its fiscal effect in an approved budget and financial plan.

3746 “(b) The Chief Financial Officer shall certify the date of the inclusion of the fiscal
3747 effect in an approved budget and financial plan and provide notice to the Budget Director
3748 of the Council of the certification.

3749 “(c)(1) The Budget Director shall cause the notice of the certification to be
3750 published in the District of Columbia Register.

3751 “(2) The date of publication of the notice of the certification shall not
3752 affect the applicability of this act.”.

3753 Sec. 7154. In Fiscal Year 2023, of the recurring funds allocated to the Non-
3754 Departmental agency:

3755 (a) If the fiscal impact of revenue loss attributable to the Flavored Tobacco Product
3756 Prohibition Amendment Act of 2021, effective September 22, 2021 (D.C. Law 24-25; 68 DCR
3757 7332) (“Act”), is fully offset by revenues identified in the quarterly June 2022 revenue estimate
3758 and the quarterly September 2022 revenue estimate pursuant to section 7152 of this subtitle
3759 (“section 7152”), \$2,977,000 million in funds shall be transferred to:

3760 (1) The Department of Buildings for positions in the amounts and attributes as
3761 indicated in the following chart:

Position	Program	Activity	CSG 11	CSG 14
Program Support Specialist (IT) (1.0 FTE)	1000	1040	\$95,313	\$23,161
Supervisory IT Specialist (OS) (1.0 FTE)	1000	1040	\$153,058	\$37,193
Account Manager (1.0 FTE)	1000	1085	\$79,489	\$19,316
Contact Representative (1.0 FTE)	1000	1085	\$51,122	\$12,423
Housing Code Inspector I (3.0 FTE)	3000	3020	\$193,398	\$46,996

Housing Code Inspector II (3.0 FTE)	3000	3020	\$233,166	\$56,659
Housing Code Inspector III (3.0 FTE)	3000	3020	\$255,627	\$62,118
Vacant & Blighted Building Inspector (3.0 FTE)	3000	3010	\$198,876	\$48,327
Building Code Inspector II (3.0 FTE)	2000	2030	\$255,627	\$62,117
Comb. Code Comp. Spec. III (3.0 FTE)	2000	2030	\$294,528	\$71,570
Public Health Analyst (1.0 FTE)	4000	4010	\$110,768	\$25,920
Attorney Advisor (3.0 FTE)	1000	1060	\$397,296	\$96,543

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(2) The fund established by section 1(b) of An Act To provide for the abatement of nuisances in the District of Columbia and by the Commissioners of said District, and for other purposes, approved April 14, 1906 (34 Stat. 114; D.C. Official Code § 42-3131.01(b)), in the amount of \$96,389.

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(b) If revenue in the quarterly June 2022 revenue estimate and the quarterly September 2022 revenue estimate is not sufficient to fully fund the Act pursuant to section 7152, \$2,977,000 million in funds shall be used to offset the fiscal impact of revenue loss attributable to the Act, in lieu of the use of revenue in the quarterly June 2022 revenue estimate and the quarterly September 2022 revenue estimate for that purpose.

[Sec. 7155. Applicability.](#)

[This subtitle shall apply as of June 15, 2022.](#)

3774 SUBTITLE P. REVISED REVENUE

3775 Sec. 7161. Short title.

3776 This subtitle may be cited as the “Revised Revenue Funding Priority Act of 2022”.

3777 Sec. 7162. (a) If Fiscal Year 2022 local revenues certified in the September 2022 or
3778 December 2022 revenue estimates exceed the revenue estimate of the Chief Financial Officer
3779 dated February 28, 2022, \$20,000,000 in Fiscal Year 2022 one-time funds shall be allocated to
3780 the Convention Center Transfer, pursuant to the Appropriation of Additional Resources section
3781 of the Fiscal Year 2023 Local Budget Act of 2022, passed on 2nd reading on May 24, 2022
3782 (Enrolled version of Bill 24-716).

3783 (b) If Fiscal Year 2024, 2025, and 2026 local revenues certified in the September 2022 or
3784 December 2022 revenue estimates exceed the revenue estimate incorporated in the Fiscal Year
3785 2023 approved budget and financial plan by at least \$2,419,000 each year, \$2,419,000 shall be
3786 allocated to offset the fiscal impact of revenue loss attributable to the Clean Hands Certification
3787 Equity Amendment Act of 2021, as introduced May 2, 2021 (Bill 24-237) (“Clean Hands Act”);
3788 provided, that it remains possible for the Clean Hands Act to receive two readings by December
3789 31, 2022 and subsequently become law.

3790 Sec. 7163. In the September 2022 revenue estimate and in the December 2022 revenue
3791 estimate, the Chief Financial Officer shall certify:

3792 (1) Whether, and by what amount, local fiscal year revenues included in the
3793 revenue estimate exceed the annual revenue estimate incorporated in the approved budget and
3794 financial plan for Fiscal Year 2022 through Fiscal Year 2025 and for Fiscal Year 2023 through
3795 Fiscal Year 2026;

3796 (2) Whether such excess revenues, together with the excess revenues identified
3797 pursuant to this subsection in prior revenue estimates, are in an amount sufficient to meet the
3798 requirements of section 7162; and

3799 (3) That all such excess revenues, together with the excess revenues identified
3800 pursuant to this subsection in prior revenue estimates, have been set aside to ensure that the
3801 provisions of section 7162 are fully funded.

3802 Sec. 7164. Applicability.

3803 This subtitle shall apply as of September 1, 2022.

3804 **TITLE VIII. SPECIAL PURPOSE REVENUE ~~AND~~, DEDICATED REVENUE, ~~AND~~**
3805 **~~CAPITAL~~**

3806 **SUBTITLE A. SPECIAL PURPOSE AND DEDICATED REVENUE FUNDS**

3807 Sec. 8001. Short title.

3808 This title may be cited as the “Designated Fund Transfer Act of 2022”.

3809 Sec. 8002. (a) Notwithstanding any provision of law limiting the use of funds in the
3810 accounts listed in the following chart, the Chief Financial Officer shall transfer in Fiscal Years

3811 ~~2022 and~~ 2023 the following amounts from certified funds and other revenue in the identified
 3812 accounts to the unassigned ~~fund balance of the~~ General Fund of the District of Columbia:

Agency	Fund	FY 2022 Amount	FY 2023 Amount	-
DC BD OF ETHICS AND GOVT ACCOUNTABILITY	0601- ACCOUNTABILITY FUND	(45,000)	-	-
DC BD OF ETHICS AND GOVT ACCOUNTABILITY	0602-LOBBYIST FUND	(60,000)	-	-
DEPARTMENT OF GENERAL SERVICES	1440-RFK & DC ARMORY MAINTENANCE FUND	(276,753)	-	-
DEPARTMENT OF GENERAL SERVICES	1460-EASTERN MARKET ENTERPRISE FUND	(160,000)	-	-
OFFICE OF THE CHIEF FINANCIAL OFFICER	0606-RECORDER OF DEEDS SURCHARGE	(1,830,000)	-	-
OFFICE OF THE CHIEF FINANCIAL OFFICER	0613-UNCLAIMED PROPERTY CONTINGENCY FUND	(132,646)	(83,500)	recurring
OFFICE OF THE CHIEF FINANCIAL OFFICER	0623-OPEB TRUST ADMINISTRATION	(331,766)	(525,388)	recurring
OFFICE OF THE CHIEF FINANCIAL OFFICER	0626-TOBACCO FUND REIMBURSEMENT	(24,035)	-	-
OFFICE OF THE CHIEF FINANCIAL OFFICER	6115-OFT-CENTRAL COLLECTION UNIT (CCU)-O-TYPE	(302,286)	-	-

DEPARTMENT OF EMPLOYMENT SERVICES	0619-DC JOBS TRUST FUND	(35,000)	-	-
OFFICE OF THE TENANT ADVOCATE	6000-RENTAL UNIT FEE FUND	(25,000)	-	-
DEPT. OF CONSUMER AND REGULATORY AFFAIRS	6010-OPLA-SPECIAL ACCOUNT	(1,205,475)	-	-
DEPT. OF CONSUMER AND REGULATORY AFFAIRS	6040-CORPORATE RECORDATION FUND	(365,000)	-	-
DEPT. OF HOUSING AND COMM. DEVELOPMENT	0602-HPAP-REPAY	(466,818)	-	-
PUBLIC SERVICE COMMISSION	0631-OPERATING-UTILITY ASSESSMENT	(472,270)		
OFFICE OF PEOPLE'S COUNSEL	0631-ADVOCATE FOR CONSUMERS	(54,024)	(75,292)	recurring
NON-DEPARTMENTAL	0600-SPECIAL REVENUE FUND	-	(4,812,544)	-
STATE SUPERINTENDENT OF EDUCATION	0111-HEALTHY SCHOOLS FUND	(580,000)	-	-
STATE SUPERINTENDENT OF EDUCATION	0618-STUDENT RESIDENCY VERIFICATION FUND	(574,595)	-	-
STATE SUPERINTENDENT OF EDUCATION	0620-CHILD DEVELOPMENT FACILITIES FUND	(161,257)	-	-
DISTRICT OF COLUMBIA STATE ATHLETICS COMMISSION	0619-STATE ATHLETIC ACTS PROG & OFFICE FUND	(100,000)	-	-

DEPARTMENT OF PARKS AND RECREATION	0602-ENTERPRISE FUND ACCOUNT	(317,774)	-	-
DEPARTMENT OF HEALTH	0605-SHPDA FEES	(308,000)	-	-
DEPARTMENT OF HEALTH	0632-PHARMACY PROTECTION	(86,610)	-	-
DEPARTMENT OF HEALTH	0643-BOARD OF MEDICINE	(194,732)	(2,918,369)	recurring
DEPARTMENT OF HEALTH	0655-SHPDA ADMISSION FEE	(130,000)	-	-
DEPARTMENT OF HEALTH	0673-DOH-REGULATORY ENFORCEMENT FUND	(25,000)	-	-
DEPARTMENT OF HEALTH CARE FINANCE	0631-MEDICAID COLLECTIONS-3RD PARTY LIABILITY	(1,300,000)	-	-
DEPARTMENT OF HEALTH CARE FINANCE	0632-BILL OF RIGHTS-(GRIEVANCE & APPEALS)	(314,434)	-	-
DEPARTMENT OF HEALTH CARE FINANCE	0635-INDIVIDUAL INSUR MKT AFFORD-& STABILITY	(3,489,103)	-	-
DEPARTMENT OF HUMAN SERVICES	0603-SSI PAYBACK	(400,000)	-	-
DEPARTMENT OF TRANSPORTATION	6031-DC CIRCULATOR BUS SYSTEM-NPS MALL ROUTE	(1,411,204)	-	-
DEPARTMENT OF TRANSPORTATION	6140-TREE FUND (EST DC ACT 14-614)	(1,385,000)	-	-

DEPARTMENT OF TRANSPORTATION	6901-DDOT ENTERPRISE FUND-NON TAX REVENUES	(426,990)	-	-
DEPARTMENT OF TRANSPORTATION	6913-PEPCO COST-SHARING FUND (DC PLUG)	(22,831,720)	-	-
DEPARTMENT OF ENERGY AND ENVIRONMENT	0602-AIR QUALITY CONSTRUCTION PERMITS	(1,070,000)	-	-
DEPARTMENT OF ENERGY AND ENVIRONMENT	0634-SOIL EROSION/SEDIMENT CONTROL	(70,000)	-	-
DEPARTMENT OF ENERGY AND ENVIRONMENT	0645-PESTICIDE PRODUCT REGISTRATION	(555,000)	-	-
DEPARTMENT OF ENERGY AND ENVIRONMENT	0667-WETLANDS FUND	(1,815,468)	-	-
DEPARTMENT OF ENERGY AND ENVIRONMENT	6500-BENCHMARKING ENFORCEMENT FUND	(55,000)	-	-
DEPARTMENT OF ENERGY AND ENVIRONMENT	6700-SUSTAINABLE ENERGY TRUST FUND	-	(288,750)	recurring
DEPARTMENT OF MOTOR VEHICLES	6258-MOTOR VEHICLE INSPECTION STATION	(35,000)	-	-
PAY GO - CAPITAL	6913-PEPCO COST-SHARING FUND (DC PLUG)	22,831,720	-	-
OFFICE OF CONTRACTING AND PROCUREMENT	4010-DC SURPLUS PERSONAL PROPERTY SALES OPER.	-	(271,410)	recurring

MEDICAL LIABILITY CAPTIVE INS AGENCY	0640-SUBROGATION FUND	(155,063)	-	-
DEPARTMENT OF BEHAVIORAL HEALTH	0629-AGREEMENT WITH INDEPENDENT AGENCIES	(36,943)	-	-
DEPART OF INSURANCE, SECURITIES & BANKING	2100-HMO ASSESSMENT	(94,974)	-	-
DEPART OF INSURANCE, SECURITIES & BANKING	2200-INSURANCE ASSESSMENT	(177,012)	-	-
DEPART OF INSURANCE, SECURITIES & BANKING	2350-SECURITIES AND BANKING FUND	(734,129)	-	-
DEPART OF INSURANCE, SECURITIES & BANKING	2800-CAPTIVE INSURANCE	(109,792)	-	-
DEPART OF INSURANCE, SECURITIES & BANKING	2910-FORECLOSURE MEDIATION FUND	(5,000)	-	-
OFFICE OF THE CHIEF TECHNOLOGY OFFICER	0602-DC NET SERVICES SUPPORT	(2,650,368)	-	-
OFFICE OF UNIFIED COMMUNICATIONS	1631-PREPAID WIRELESS 911 CHARGES	(171,775)	-	-
HOUSING PRODUCTION TRUST FUND	6113-HOUSING PRODUCTION TRUST FUND	(8,697,000)	-	-

OFFICE OF VETERANS AFFAIRS	0600-OFFICE OF VETERANS AFFAIRS FUND	(15,000)	-	-
-	-	(33,438,296)	(8,975,253)	-

3813

<u>Agency Code</u>	<u>Fund Detail</u>	<u>Fund Name</u>	<u>FY23</u>	<u>FY 24</u>	<u>FY 25</u>	<u>FY 26</u>
<u>ATO</u>	<u>6115</u>	<u>OFT Central Collection Unit</u>	<u>337,654</u>	-	-	-
<u>BA0</u>	<u>1243</u>	<u>Distribution Fees</u>	<u>100,000</u>	-	-	-
<u>BE0</u>	<u>639</u>	<u>Agreement with Independent Agencies</u>	<u>10,206</u>	-	-	-
<u>EB0</u>	<u>632</u>	<u>AWC & NCRC Development (ED Special Account)</u>	<u>14,000</u>	-	-	-
<u>GB0</u>	<u>6632</u>	<u>Administrative Fees</u>	<u>1,000,000</u>	-	-	-
<u>GD0</u>	<u>603</u>	<u>State Superintendent of Education Fees</u>	<u>25,000</u>	-	-	-
<u>GD0</u>	<u>618</u>	<u>Student Residency Verification</u>	<u>20,000</u>	-	-	-
<u>KG0</u>	<u>6700</u>	<u>Sustainable Energy Trust Fund</u>	<u>275,000</u>	-	-	-
<u>KTO</u>	<u>6591</u>	<u>Clean City Fund</u>	<u>123,678</u>	-	-	-
<u>RJ0</u>	<u>640</u>	<u>Subrogation Fund</u>	<u>91,483</u>	-	-	-
<u>HC0</u>	<u>643</u>	<u>Board of Medicine</u>	<u>2,918,369</u>	<u>2,969,440</u>	<u>3,021,406</u>	<u>3,074,280</u>
<u>PO0</u>	<u>4010</u>	<u>Surplus Property Sales Fund</u>	<u>271,410</u>	<u>276,838</u>	<u>282,375</u>	<u>288,022</u>
-	-	<u>TOTAL</u>	<u>5,166,800</u>	<u>3,246,278</u>	<u>3,303,781</u>	<u>3,362,302</u>

3814

3815 (b) Notwithstanding any provision of law limiting the use of the Universal Paid Leave
 3816 Fund (“Fund”), established by section 1152 of the Universal Paid Leave Implementation Fund
 3817 Act of 2016, effective October 8, 2016 (D.C. Law 21-160; D.C. Official Code § 32-551.01), the
 3818 Chief Financial Officer shall transfer to the unassigned General Fund of the District of Columbia

3819 the following amounts from certified fund balances and other revenue in the Fund in the fiscal
3820 year identified:

3821 (1) Fiscal Year 2023: \$~~404,692,417~~397,279,417;

3822 (2) Fiscal Year 2024: \$5,269,923;

3823 (3) Fiscal Year 2025: \$6,511,694; and

3824 (4) Fiscal Year 2026: \$3,427,291.

3825 ~~(c) Notwithstanding any provision of law limiting the use of funds in the accounts listed~~
3826 ~~in D.C. Official Code § 47-392.02(j-5)(1) and (2), the amounts deposited and committed to those~~
3827 ~~accounts pursuant to D.C. Official Code § 47-392.02(j-5) in Fiscal Year 2022, based on the~~
3828 ~~Annual Comprehensive Financial Report for Fiscal Year 2021, shall, after such deposits and~~
3829 ~~commitments have been made, be transferred by the Chief Financial Officer before September~~
3830 ~~30, 2022 to the unassigned balance of the General Fund of the District of Columbia.~~

3831 ~~(c)~~ (d) The amounts identified in subsections (a), ~~(b)~~, and (e) of this section shall be made
3832 available as set forth in the approved Fiscal Year 2023 Budget and Financial Plan.

3833 ~~Sec. 8003. Applicability.~~

3834 ~~This subtitle shall apply as of September 1, 2022.~~

3835 **SUBTITLE B. CAPITAL BUDGET ADJUSTMENTS**

3836 ~~Sec. 8011. Short title.~~

3837 This subtitle may be cited as the “Fiscal Year 2023 Capital Project Reallocation Approval
 3838 Act of 2022”.

3839 Sec. 8012. In Fiscal Year 2022, the Chief Financial Officer shall rescind or adjust capital
 3840 project allotments as set forth in the following tabular array, with the savings to be used in
 3841 accordance with the Fiscal Year 2023 Local Budget Act of 2022, as approved by the Committee
 3842 of the Whole on May 10, 2023 (Committee print of Bill 24-716):

Owner Agency	Project No	Project Title	Fund Detail	Total
AM0	BRM30C	NON-STRUCTURAL RENOVATIONS	300	(672,966)
	N1401B	GOVERNMENT CENTERS	300	(1,491)
	N1403C	ONE JUDICIARY SQUARE	300	(13)
	PL101C	SHELTER AND TRANSITIONAL HOUSING POOL	300	(1,591)
	PL102C	ELEVATOR POOL	300	(832)
	PL105C	ARCHIVES RECORDER OF DEEDS	300	(800)
	PL106C	GOVERNMENT CENTERS POOL	300	(1,944)
	PL107C	MISCELLANEOUS BUILDINGS POOL	300	(17)
	PL1SWC	EPA STORM WATER COMPLIANCE INITIATIVE	300	(2,884,467)
	PL402C	ENHANCEMENT COMMUNICATIONS INFRASTRUCTUR	300	(386)
	PL402C	ENHANCEMENT COMMUNICATIONS INFRASTRUCTUR	304	(898,903)
	PL601C	HVAC REPAIR RENOVATION POOL	300	(1,359)
	PLSISC	FY 2021 INAUGURAL REVIEWING STANDS	300	(974,500)
BY0	SW601C	SENIOR WELLNESS CENTER RENOVATION POOL P	300	400,000
CE0	MCL03C	MARTIN LUTHER KING JR. MEMORIAL CENTRAL	304	400,000

EB0	DUGEBC	DUPONT UNDERGROUND	309	(800,000)
	EB007C	1234 GOOD HOPE ROAD SE	300	(2,500,000)
	EB008C	MP-NEW COMMUNITIES	301	(697,758)
	EB008C	MP-NEW COMMUNITIES	309	697,758
	EB012C	33 K STREET NW	309	(20,000,000)
	EB016C	PARK MORTON REDEVELOPMENT INITIATIVE	309	20,000,000
	EB432C	FRANK D. REEVES CENTER	300	(5,000,000)
FL0	CGN01C	GENERAL RENOVATIONS AT DOC FACILITIES	300	(100,000)
	CGN02C	CTF GENERAL RENOVATION	300	(100,000)
	CGN08C	HEATING SYSTEM REPLACEMENT	300	(100,000)
	CR003C	UPGRADE FIRE ALARM AND SPRINKLER SYSTEM	300	(5,056)
	CR104C	HVAC REPLACEMENT FOR CDF	300	(100,000)
	MA203C	EXTERIOR STRUCTURAL FINISHING	300	(100,000)
FR0	HDW02C	LABORATORY & HOSPITAL EQUIPMENT DFS	304	(510,000)
GA0	GI5FHC	FOXHALL MODERNIZATION/RENOVATION	300	(38,020,000)
	GM121C	MAJOR REPAIRS/MAINTENANCE DCPS	300	1,500,000
	YY1SGC	STAY @ GARNET PATTERSON	300	16,900,000
HM0	HM1CMC	OHR'S CASE MANAGEMENT	304	450,000
HT0	UMV01C	SAINT ELIZABETHS MEDICAL CENTER	301	(101,318)
	UMV01C	SAINT ELIZABETHS MEDICAL CENTER	309	102,242
KA0	CE304C	STREET SIGN IMPROVEMENTS	300	(678,034)
	CE308C	CONCRETE, ASPHALT AND BRICK MAINTENANCE	300	(562,723)
	LMBSSC	STREETSCAPES AND BEAUTIFICATION	300	9,124,500
	LMEQUC	EQUIPMENT	304	(1,097,618)
	LMFACC	FACILITIES	300	2,000,000
	LMGGRC	POWERLINE UNDERGROUNDING	314	22,831,720
	LMJKBC	KEY BRIDGE EXXON PROPERTY	300	4,000,000

	LMS05C	I-66/ROCK CREEK PARKWAY BYPASS STUDY	300	(539,000)
	LMVAEC	VEHICLE FLEET	304	(5,000,000)
	LMWWM C	STORMWATER AND FLOOD MITIGATION	300	(300)
	SR310C	STORMWATER MANAGEMENT	300	(100,000)
KG0	K2015C	ENFORCEMENT AND COMPLIANCE DATABASE	300	(17,923)
	SUS04C	SUSTAINABLE DC FUND-2	300	(56)
KT0	BRTMOC	BENNING ROAD TRANSFER STATION MODERNIZAT	300	20,804,101
PO0	DWB03C	PROCUREMENT SYSTEMS	304	(20,923)
	YA140C	IT INITIATIVE	300	(584)
RK0	RMS01C	RISK MANAGEMENT IT SYSTEM	301	(190)
TO0	N1601B	DCWAN	300	(7,508)
	N1601B	DCWAN	304	(9,520)
	N2522C	DATA CENTER RELOCATION (REEVES CENTER)	304	5,000,000
	N3102C	DATA MANAGEMENT AND PUBLICATION PLATFORM	300	(3,737)
	N3102C	DATA MANAGEMENT AND PUBLICATION PLATFORM	301	(735)
	N3802C	PROCURMENT SYSTEM	300	(1)
	N3802C	PROCURMENT SYSTEM	304	(301)
	NTU02C	UPGRADE END OF LIFE NETWORK ELECTRONICS	304	(59,352)
	ZB141C	HUMAN RESOURCES APPLICATION SECURITY INI	300	(703)
	ZB141C	HUMAN RESOURCES APPLICATION SECURITY INI	304	(5,993)
UC0	UC2TDC	IT AND COMMUNICATIONS UPGRADES	304	(500,000)
Grand Total	-	-	-	22,031,720

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~~Sec. 8013. Applicability.~~

3845 ~~————— This subtitle shall apply as of September 1, 2022.~~

3846 **TITLE IX. APPLICABILITY; FISCAL IMPACT; EFFECTIVE DATE**

3847 Sec. 9001. Applicability.

3848 Except as otherwise provided, this act shall apply as of October 1, 2022.

3849 Sec. 9002. Fiscal impact statement.

3850 The Council adopts the fiscal impact statement of the Chief Financial Officer as the fiscal
3851 impact statement required by section 4a of the General Legislative Procedures Act of 1975,
3852 approved October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).

3853 Sec. 9003. Effective date.

3854 This act shall take effect following approval by the Mayor (or in the event of veto by the
3855 Mayor, action by the Council to override the veto), a 30-day period of congressional review as
3856 provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved December
3857 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the District of
3858 Columbia Register.